



VICTORIA GOVERNMENT GAZETTE.

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No. 14.]

TUESDAY, JANUARY 29.

[1861.

Crown Law Offices,
Melbourne, 29th January, 1861.

RULES OF THE SUPREME COURT OF VICTORIA.

THE Rules of the Supreme Court of the colony of Victoria subjoined hereto, having been laid before the Legislative Council on the 27th day of November, 1860, and before the Legislative Assembly on the 20th of the same month, and no Address having been presented to the Governor to disallow the same, are now published in accordance with the provisions contained in the 32nd clause of the Act of Council 15 Victoria No. 10.

By His Excellency's Command,
R. D. IRELAND.

In the Supreme Court of the Colony of Victoria.
REGULA GENERALIS.

Friday the fourteenth day of September, in the year of our Lord One thousand eight hundred and sixty.

RULE NUMBER TWENTY-EIGHT, CHAPTER XI.

That the Rule of this Court, number twenty-seven of chapter eleven, bearing date the twenty-first day of March, in the year of our Lord One thousand eight hundred and fifty-four, relating to the allowance of fifty pounds per centum upon the net amount of bills of costs when taxed, shall be and is hereby repealed: Provided that costs in all suits and proceedings instituted before the promulgation hereof shall be payable according to the scale contained in the said rule hereby repealed.

(Signed)

WILLIAM F. STAWELL,
REDMOND BARRY,
ROBT. MOLESWORTH,
ROBERT WILLIAMS POHLMAN.

In the Supreme Court of the Colony of Victoria.
REGULE GENERALES.

Friday the fourteenth day of September, in the year of our Lord One thousand eight hundred and sixty.

REPEAL OF RULE SEVENTEEN OF CHAPTER II; AND SUBSTITUTION OF NEW RULE.

That the seventeenth Rule of chapter two of the present Rules of Court be repealed, and that in lieu thereof it be ordered as follows:—

That every person applying to be admitted to practise as an attorney, solicitor, and proctor in the said Court, previously admitted as an attorney, solicitor, or writer to the signet in any of the Queen's Superior Courts of Record in Great Britain or Ireland, shall lodge with the Prothonotary for the satisfaction of the Court his original or annual certificate of admission, which shall be returned to him after the hearing or granting of such application, and shall file with the Prothonotary the affidavit on which he seeks admission, together with a copy of the certificate of his previous admission, which affidavit shall contain the following allegations, *videlicet*:—

Firstly. That the deponent has been admitted in one of the aforesaid Courts.

Secondly. That he has not done or committed any act or thing which would cause his name to be struck off the roll of the said Court.

Thirdly. That to the best of his knowledge and belief his name still remains on the said roll.

Fourthly. That the copy of the certificate annexed to his said affidavit is a true copy of his admission.

Fifthly. That he is the person named therein.

Sixthly. The time when he ceased to practise.

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Seventhly. The time of his arrival in the colony.

Eighthly. The name of the ship in which he arrived.

Ninthly. The mode of his employment from the time he ceased to practise; and

Tenthly. A reference to two or more respectable householders resident within the colony to whom he is known; and every such certificate shall be lodged and affidavit filed with the Prothonotary on or before the first day of the term in which any such person shall so apply.

REPEAL OF PART OF RULE OF THE FIFTEENTH DAY OF FEBRUARY, IN THE YEAR OF OUR LORD ONE THOUSAND EIGHT HUNDRED AND FIFTY-SEVEN, AND SUBSTITUTION OF A NEW RULE.

That so much of the Rule of this Court, bearing date the fifteenth day of February, in the year of our Lord One thousand eight hundred and fifty-seven, as relates to the qualification of persons not previously admitted elsewhere applying to practise as attorneys, be repealed, and that in lieu thereof it be ordered as follows:—

That every person applying to be admitted to practise as an attorney, solicitor, and proctor in the said Court, not previously admitted as an attorney, solicitor, or writer to the signet in any of the Queen's Superior Courts of Record in Great Britain or Ireland, must be a natural-born or naturalized British subject, of the full age of twenty-one years, of good fame and character, and shall have been articulated to an attorney or solicitor of any of the Queen's Superior Courts of Record in Great Britain or Ireland, or to a writer to the signet in Scotland, or to some practising attorney or solicitor in this or any other colony of Great Britain, and shall have served the full term of five years under such articles, or served the term of five years as associate of one of the Judges, or who having been so articulated to one and having served for any period of time shall complete the residue of the full term of five years either as clerk to another attorney, or solicitor, or writer to the signet, or who having been articulated and having served as aforesaid in this or any other colony of Great Britain, shall complete the residue of such term with any solicitor or attorney of the Superior Courts in England or Ireland, or with a writer to the signet in Scotland, or with any other attorney or solicitor in this or any other colony of Great Britain; and must submit to be examined by the attorneys, members of the said Board of Examiners of the Supreme Court for Attorneys, in the following branches of the law:—

1. Real Property and Conveyancing.
2. Common Law, Equity, and Insolvency.
3. Practice of the Court in its various branches.
4. Criminal Law and Colonial Statute Law.

Provided that any such person who shall have taken the degree of Bachelor of Arts or Bachelor of Laws in any of the Universities of Oxford, Cambridge, Dublin, Edinburgh, London, or Melbourne, and who shall (subsequently to taking such degree) have served under articles for the term of three years, or completed that term under articles with any such attorney, solicitor, or writer as aforesaid, and who shall have passed such examination as aforesaid, shall be entitled to admission to practise as an attorney, solicitor, and proctor of the said Court.

Provided further that it shall not be necessary for any candidate who shall produce a certificate of his having taken the degree of Bachelor of Laws, or of his having attended Law Lectures in the University of Melbourne for six terms, and of having passed the Examination in Law in the said University, to submit to be so examined in law.

(Signed)

WILLIAM F. STAWELL,
REDMOND BARRY,
ROBT. MOLESWORTH,
ROBERT WILLIAMS POHLMAN.

THE CARLSRUHE ROAD DISTRICT ENLARGED.

PROCLAMATION.

By His Excellency SIR HENRY BARKLY, Knight Commander of the Most Honorable Order of the Bath, Captain-General and Governor-in-Chief of the Colony of Victoria, and Vice-Admiral of the same, &c., &c., &c.

WHEREAS by a Proclamation under the Hand of the Governor and the Seal of the Colony, bearing date the eighth day of February, in the year One thousand eight hundred and fifty-nine, the boundaries of "The Karlsruhe Road District" were defined as therein mentioned: And whereas it is deemed necessary and advisable to alter the boundaries of such district: Now therefore I, Sir Henry Barkly, the Governor of Victoria, with the advice of the Executive Council, do hereby revoke so much of the said Proclamation as defines the boundaries of the said district; and, with the advice aforesaid, I do hereby proclaim and declare that from henceforth the said Karlsruhe Road District shall be and comprise so much of the county of Dalhousie as is included within the area hereinafter specified, that is to say:—

Commencing at a point of the eastern bank of the river Campaspe, being the south-western angle of the parish of Karlsruhe; thence to the south-eastern angle of the said parish; thence to the south boundary of the parish of Coban; thence along the south and eastern boundaries of the said parish to the north-eastern angle of the said parish; thence along the north boundary to the south-east angle of portion 74, parish of Langley; thence along the eastern, northern, and western sides of the said portion to the north boundary of the parish of Karlsruhe; thence west and south by the north and west boundaries of the said parish to the river Campaspe, and thence by the said river home to the commencing point.

Given under my Hand and the Seal of the Colony, at Melbourne, this twenty-first day of January, in the year of our Lord One thousand eight hundred and sixty-one, and in the twenty-fourth year of Her Majesty's reign.

(L.S.)

HENRY BARKLY.

By His Excellency's Command,

J. H. BROOKE,

President of the Board of Land and Works.

R.&B.3019.

GOD SAVE THE QUEEN!

THE STAWELL ROAD DISTRICT.

PROCLAMATION.

By His Excellency SIR HENRY BARKLY, Knight Commander of the Most Honorable Order of the Bath, Captain-General and Governor-in-Chief of the Colony of Victoria, and Vice-Admiral of the same, &c., &c., &c.

WHEREAS by an Act of the Lieutenant Governor and Legislative Council of the colony of Victoria, passed in the sixteenth year of Her present Majesty's reign, intituled, "An Act for making and improving Roads in the Colony of Victoria," it was amongst other things enacted, that it should be lawful for the Lieutenant Governor, from time to time, by notice in the *Government Gazette*, to proclaim and declare any such portion of the said colony as to him should seem meet, as and to be a road district for the purposes in the said Act contained, and also to define the boundaries of every road district: thereby proclaimed and declared, and to give a specific name or designation to every such road district: Now therefore I, Sir Henry Barkly, the Governor of Victoria, with the advice of the Executive Council, do hereby proclaim and declare that the portion of the said colony hereinafter defined shall be and constitute a road district for the purposes in the said Act contained, that is to say:—Commencing at the bifurcations of the river Wimmera; thence easterly by the main road to the town of Navarre; thence by the western boundary of that town and a line south to the main dividing range; thence by the main dividing range and the range separating the waters of the Mount William and Pleasant Creeks to a point due east of Hall's Gap; thence by a line bearing west to the Grampians; thence by the Grampians range to Briggs Bluff; thence by a line north-east to the river Wimmera; thence by the river Wimmera to the commencing point aforesaid.

And I do hereby further proclaim and declare that the specific name or designation of such road district shall be "The Stawell Road District."

Given under my Hand and the Seal of the Colony, at Melbourne, this twenty-first day of January, in the year of our Lord One thousand eight hundred and sixty-one, and in the twenty-fourth year of Her Majesty's reign.

(L.S.)

HENRY BARKLY.

By His Excellency's Command,

J. H. BROOKE,

President of the Board of Land and Works.

R.&B.2705.

GOD SAVE THE QUEEN!

Department of Trade and Customs,
Melbourne, 29th January, 1861.

COLLECTOR OF IMPOSTS.

THE Governor, with the advice of the Executive Council, has been pleased to appoint

J. CHATFIELD TYLER, Esquire, (Immigration Agent) to be a Collector of Imposts under the Act 22 Victoria No. 86, such appointment to date from the 1st instant.

By His Excellency's Command,
ROBERT S. ANDERSON,
Commissioner of Trade and Customs.

Treasury,
Melbourne, 25th January, 1861.

NAVAL BRIGADE.

THE Governor, with the advice of the Executive Council, has been pleased to make the following appointments in the Sandridge division of the Naval Brigade:—

CHARLES LOUIS VAN ZUILECOM, Esquire,
WILLIAM HENRY GRESHAM, Esquire,
WILLIAM SAWDY, Esquire,

to be Lieutenants.

ANDREW PLUMMER, Esquire, M.R.O.S.,
to be Assistant Surgeon with the rank of Lieutenant.

By His Excellency's Command,
GEO. VERDON,

Treasurer.

SAVINGS BANK AT SANDHURST.

PURSUANT to the provisions of the Act of the Lieutenant Governor and Legislative Council, 16 Victoria No. 37, commonly called "The Savings Bank Act, 1853," the Commissioners of Savings Banks in the colony of Victoria hereby give notice that they have appointed

The Revd. WILLIAM ROBY FLETCHER
to be a Trustee of the Savings Bank at SANDHURST, *vice* R. W. Larritt, Esq., resigned.

By Order of the Commissioners of Savings Banks,

CHAS. FLAXMAN,
Comptroller and Secretary.

Office of the Commissioners of Savings Banks,
Melbourne, 23rd January, 1861.

Crown Law Offices,
Melbourne, 22nd January, 1861.

COLLECTOR OF IMPOSTS.

IT is hereby notified that

Mr. C. H. DAWSON, Clerk of Petty Sessions at Geelong, commenced to act as Collector of Imposts (during the absence of Mr. G. F. Bartrop on duty) on the 21st January instant!

R. D. IRELAND,
Attorney General.

Crown Law Offices,
Melbourne, 11th January, 1861.

CLERK OF THE PEACE, ETC., FOR GRANT.

IT is hereby notified that

Mr. J. W. WALDEN, Clerk of the Peace, of the County Court, and Court of Insolvency at Geelong, resumed duty on the 9th January instant.

R. D. IRELAND,
Attorney General.

Department of Trade and Customs,
Melbourne, 29th January, 1861.

APPOINTMENTS.

THE Governor, with the advice of the Executive Council, has been pleased to make the following appointments, viz:—

JAMES MORGAN (Keeper of the powder magazine, Footscray),
to be Keeper of the powder magazine, Melbourne, *vice* Thomas Muspratt, dismissed, such appointment to date from the 1st instant.

JOSHUA LETHBY (Locker, H.M. Customs, Melbourne),
to be Keeper of the powder magazine, Footscray, *vice* James Morgan, promoted, such appointment to date from the 28th instant.

JOSHUA LETHBY (Keeper of the powder magazine, Footscray),
to be a Collector of Imposts under the Act 22 Victoria No. 86, such appointment to date from the 28th instant.

By His Excellency's Command,
ROBERT S. ANDERSON,
Commissioner of Trade and Customs.

Treasury,
Melbourne, 7th January, 1861.

ROYAL VICTORIA YEOMANRY CORPS.

THE following members of the corps having resigned since the *Gazette* of the 9th May last, their names are now gazetted in accordance with Rule 17th of the Rules and Regulations of the Corps (approved by His Excellency the Governor in Council, 8th August, 1859):—

J. S. Sprent
T. H. Lempriere
Samuel Cohen
George Wharton
Nathaniel Harris
W. T. Clarke

W. John Meek
E. Benjamin
E. Samuel
J. C. Campbell
Robert Willan
Charles Ryan

GEO. VERDON.

Lands and Survey Office,
Melbourne, 14th January, 1861.

APPLICATIONS FOR COMMONAGES.

IT being the intention of the Government to proclaim commonages throughout the colony in accordance with the provisions of the Land Sales Act, it is requested that the inhabitants of localities upon whose behalf applications have not yet been forwarded will apply without further delay, in order that the areas proposed for such commonages may be fairly appointed to each district.

J. H. BROOKE,
President of the Board of Land and Works.

BALLAARAT MINING DISTRICT.

BYE-LAW XII.—[9th January, 1861.]

AT a meeting of the mining board of the mining district of Ballaarat, begun and holden at Ballaarat, in the said district, on the 9th day of January, One thousand eight hundred and sixty-one, it is ordained by the said board as follows, that is to say—

1. *Division of district.*—For the purpose of carrying out the provisions of this bye-law the mining district of Ballaarat shall be divided into ten divisions, which shall be numbered consecutively from one (1) to ten (10), and the limits and boundaries of such divisions shall be as the same are marked and delineated on the map or plan marked C, deposited with the clerk of this board, and signed by the chairman, thereof on the 11th day of September, 1860, and which map shall be taken as part of this bye-law; and it shall be lawful for this or any future mining board, from time to time to alter or vary such limits or boundaries, and to divide any division into two or more divisions; provided always that no such alteration or variation shall be made, and no division be so divided, unless upon the petition of not less than two hundred residents of such division, holding miner's rights.

2. *Appointment of registrars.*—Registrars shall be appointed to the several divisions of the district, and shall be called mining registrars; and no such mining registrar shall hold any claim or share or interest therein, or in any lease granted under the Act of Parliament 21st Victoria No. 32, directly or indirectly in the division for which he shall have been appointed.

3. *Duties of registrars.*—It shall be the duty of every registrar appointed under this bye-law to provide himself with an office in some convenient place in his division, and to keep the same open daily (Sundays and public holidays excepted) during not less than three hours between Ten o'clock a.m. and Four o'clock p.m., for the transaction of business, and during such three hours to remain, either by himself or his deputy or assistant, as hereinafter provided for, in attendance at such office, and to keep a notice conspicuously posted outside and in front of his office stating the hours during which business will be transacted therein, such hours not to be altered except after the lapse of eight days from the posting of a notice stating the alteration intended to be made, and which notice shall be posted in manner aforesaid, and shall continue so posted for the said eight days. It shall also be the duty of each registrar to effect all the registrations required by this bye-law, so far as regards the subject matters of such registrations as hereinafter specified, within his division; and all registrations shall be classified according to their respective subject matters, and shall be numbered in the order and set forth exactly the hour of the day upon which they shall have been respectively effected, and shall also set forth the respective localities of their respective subject matters, and generally shall be in the forms respectively hereinafter prescribed for them.

4. *Deputy registrars.*—In the event of any registrar being at any time unable from sickness or unavoidable absence to attend to and perform the duties of his office, it shall be lawful for such registrar to appoint some fit and proper person to act as the deputy of such registrar or as his assistant in the discharge and performance of the duties of his office, and to effect all such registration as but for this clause should have been effected by the registrar himself, and in the name of the registrar to sign the same and all such other documents as require the registrar's signature, and generally to do and perform all and every such other acts and deeds as pertain to and constitute the duties of such registrar; and it shall be lawful for such registrar to remove such deputy or assistant at his pleasure, the appointment and dismissal of such deputy or assistant to be registered by the registrar appointing the same with the clerk of the mining board, and no deputy or assistant shall have power to perform any acts under this bye-law until his name shall have been registered as aforesaid; and any registrar appointing such deputy or assistant shall be responsible for all and every the acts and proceedings of such deputy or assistant under this bye-law; and all acts done by such deputy or assistant in relation to the office of registrar shall be as valid and effectual as if done by the registrar himself; provided always that no neglect or default of any registrar or his deputy or assistant shall in any way prejudice the right or title of any person to any interest, matter, or thing in respect of which such registrar shall have any duty to perform under this bye-law.

5. *Subdivision of registrar's divisions.*—Every registrar shall subdivide the division for which he shall have been appointed into not less than six (6) sections or subdivisions, for the purpose of reference, and facilitating the marking off and identification of claims; and such sections or subdivisions shall be numbered consecutively from one upwards, and shall, if necessary, be altered or varied in case of any alteration, variation, or subdivision, by the mining board of the divisions of said mining district.

6. *Registrars to provide skeleton maps.*—The registrar of each division shall provide and keep at his office for the inspection of all persons requiring to see the same, and paying the fee hereinafter provided, skeleton maps of the several sections of his division, prepared according to the plan or model map marked M.B.B., deposited with the clerk of the board, and signed by the chairman on the 11th day of September, 1860; and it shall be the duty of such registrar to project, and from time to time as occasion may require, to extend base or traverse lines through the various portions of his division in which mining operations shall from time to time be carried on, such lines to be marked by posts not exceeding eighty chains apart, and standing not less than six feet above the ground, which posts shall be legibly numbered and branded from No. 1 upwards, and each base line shall be marked by a distinguishing Roman letter; and such registrar shall mark on the skeleton maps kept in his office under the provisions of this clause the said several lines and posts as they are from time to time laid off, projected, extended, or set out, and shall also mark thereon distinctly, and

according to their true respective bearings, the subject of every registration from time to time as the same shall be registered in his division, and shall distinguish by different shades or tints the boundaries of any such subject which may intersect the boundaries of any other such subject previously laid off on said maps, and shall renew and vary such maps from time to time as occasion may require; and the same shall be open during office hours for the inspection of any person desirous to examine the same, on payment to the registrar of a fee of Two shillings and sixpence, the fee so paid to form the remuneration to the registrar for the preparation of the said maps.

7. *Registrars to furnish returns to board.*—The registrar of each division shall furnish to the mining board once in every three months a correct tracing of such maps; and shall also on or before the tenth day of each month, or if the same should fall on a Sunday or public holiday, then on the next subsequent office day, furnish to the said board a report of all registrations effected by him during the previous month, together with the amount of fees received by him in respect of same; and shall supply to any person requiring the same a copy of any form necessary to the carrying out of this bye-law, and a copy or tracing of any skeleton map hereby required to be provided by him, on being paid such fee as is for the purpose prescribed in schedule 1 to this bye-law.

8. *Persons finally registered to furnish plans.*—No person shall be finally registered as applicant for any claim, water-course, or area for machinery, in respect of which registration is required to be had under this bye-law, until a plan thereof, as provided in section 13 of this bye-law, be furnished to the registrar of the division in which the same or the greater portion thereof (in case it shall happen to be situated in two divisions) is situated.

9. *Registration books to be kept in fireproof safe.*—All registration books, plans, and other documents relative to mining which shall be in or come into the possession of a registrar by virtue of his office, shall be the property of, and at the disposal of, the mining board for the time being, and shall be deposited by the registrar, subject to such disposal, in a fireproof safe to be kept at his office for that purpose.

10. *Fees to be paid to the mining registrar.*—There shall be paid to the mining registrar, in respect of the several registrations mentioned in this bye-law and in the schedule hereunto annexed and numbered 1, and for copies or tracings of maps or plans, the sums or fees respectively set forth in the said schedule, which fees the registrar of each division, or other person who may be appointed to discharge the duties of registrar, may demand and take for the use of the registrar previous to making any registration under this bye-law, or delivering any copy or tracing of any map or plan.

11. *Definition of block claims.*—Block claims shall mean and embrace all claims other than frontage claims, and shall be designated "registered block claims" and "unregistered block claims."

12. *Definition of frontage claims.*—Frontage claims shall mean and include all claims laid off as hereinafter directed upon alluvial leads 150 feet and upwards in depth.

13. *Taking possession of frontage or block claims.*—Any person or persons taking possession of any block or frontage claim shall forthwith define the same—if a block claim by a post firmly fixed into the ground at each corner of such claim, and projecting above the surface at least three feet; if a frontage claim by not less than six posts firmly fixed into the ground, three on either parallel of such claim, and distant at least fifty feet from each other, and projecting not less than three feet above the surface; and such possession shall, in case the same shall have been with reasonable speed defined as aforesaid, be deemed to be an occupation for mining purposes within the meaning of the Act of Parliament 21st Victoria No. 32 of the ground comprised within or intended to be marked out by said posts by the person or persons so taking possession; and in case the claim marked out shall not be an unregistered block claim, or if there shall be any more than one person so occupying, then one of such persons, on behalf of himself, and the others of them, shall within forty-eight hours next after such occupation give notice to the registrar of the division in which such claim is situated; or in case such claim is intersected by the boundary line of two divisions, then he shall give notice to the registrar of the division in which the greater portion of the claim is situated, of his, or of his and the said other persons, mentioning them by name, having occupied such claim, by delivering a claim at the registrar's office in the form set forth in schedule II. of this bye-law, or to the like effect; and such notice shall be deemed to be an application for such claim, and such registrar shall, on receipt of such notice, register the person or persons by or on behalf of whom such application was made as applicant or applicants for such claim, such registration to be called "conditional registration," and to be in the form in schedule III. annexed to this bye-law, and shall post a copy of such notice upon a proper board to be kept outside and in front of his office for that purpose; and the person or persons named in that notice shall also and within forty-eight hours next after the time of such registration post or cause to be posted a copy of the said notice on some conspicuous part of the claim so occupied; and both of said notices shall be kept posted for eight consecutive days at least on said office and claim, and if no objection and complaint as hereinafter mentioned shall have been lodged with the registrar against the registration for the said claim of the person or persons making such application, or on whose behalf the same shall have been made within the period of eight days next after the posting of the said notice at the claim, then the registrar shall finally register the applicant or other the persons on whose behalf such application shall have been made for such claim in the form in the schedule IV. to this bye-law annexed; and such registration shall be final and conclusive as against all persons save and except those who may have previously and at the time of such conditional registration held the ground in respect of which such final registration shall have been so effected under protection registration as provided in sections 43

and 57 of this bye-law, and who shall have had no express notice of such first registration, and save as aforesaid shall entitle the person or persons so finally registered to carry on mining operations on the claim previously marked out by him or them; but should any person or persons object to such final registration, he or they shall, within eight days after the posting of such notice at the claim, deliver a notice in writing stating his or their objections to such final registration, and shall within one week next after the delivery of such notice lodge a complaint before a warden against the person or persons so occupying as aforesaid, or shall *bonâ fide* proceed to obtain an injunction from the warden or the court of mines, restraining him or them from obtaining final registration in respect of the claim the subject matter of such proposed registration; and the registrar shall not finally register such last-mentioned person or persons until such complaint shall be determined in his or their favor; and upon such final determination or upon dissolution of the injunction, if obtained, he shall finally register such person or persons; provided always that previous to any registration under this bye-law the miner's right or miners' rights of the person or persons applying for the same shall be produced to the registrar; provided also that the person or persons applying for final registration shall, in case the subject matter of such registration be a claim, water-race, or area for machinery, furnish the registrar with a plan, drawn according to the scale provided in schedule v. to this bye-law annexed, showing the position, extent, and boundary of the subject matter of such final registration with respect to a post or posts indicated on the skeleton map of that portion of the district in which such subject or the greater portion of the same shall be situated.

14. *Size and form of block claims.*—Registered block claims shall be of the size and form prescribed by schedules vi., vii., and viii. annexed to this bye-law, and the area which one man may occupy singly, or which any number of men may occupy conjointly, shall be a claim.

15. *Prospecting.—Size and form of protected claims for prospecting.*—The holder of any miner's right shall, for the purpose of prospecting for gold, be entitled to take possession of and occupy a portion of ground as and for a "protection claim" in accordance with schedule ix. hereunto annexed; provided always that no ground shall be taken possession of as and for any such protection claim within forty claims of any ground wherein mining operations are being carried on, or any protection claim taken possession of under this bye-law.

16. *Discovery of remunerative ground.*—Any person or persons whilst in possession of a protection claim discovering therein any remunerative ground shall mark out or define the boundaries of the prospecting claim to which he or they shall, according to the provisions of the next clause hereof, be entitled, by posts fixed, of the number and in manner provided by clause 13 of this bye-law for marking out, and shall forthwith give notice to the mining registrar of the division in which such remunerative ground shall be discovered of such discovery and marking out, and such notice shall be in the form or to the effect set forth in schedule x. to this bye-law annexed; and the registrar shall, upon receipt of such notice, immediately post a copy of the same on a board placed in front of his office, and keep the same so posted for eight consecutive days, and shall at the expiration of that time finally register the person or persons entitled for such extended claim.

17. *Extended areas for successful prospectors.*—Any person or persons holding a protection claim and discovering remunerative ground therein, and complying with the requirements of the preceding clause, shall be entitled to hold and occupy an area of ground as a prospecting claim in accordance with schedule xi. of this bye-law, such prospecting claim to be a block claim, frontage, or quartz claim, according to the nature and character of the ground discovered.

18. *Size and form of frontage claims.*—The claims upon frontage leads shall be called frontage claims, and shall be laid out in accordance with the principle set forth in plan A. referred to in bye-law No. 8 of the mining board of Ballarat, and deposited in the office of the board, and published in the *Government Gazette* of 15th April, 1859; and the extent of frontage claims, until the discovery of the course of the lead or gutter therein, shall be according to schedule xii. of this bye-law, saving however the rights provided for by clause 17 of this bye-law; and no frontage claim shall be extended or diminished by reason of any variation in the depth of the workings.

19. *Width of frontage claims after discovery of lead therein.*—The width of a frontage claim after and wherever the lead shall have been discovered therein shall be equal to the depth of the deepest workings in such claim, such depth to be measured from the level of the mouth of such shaft, and such width to extend equidistant from the centre of the lead or gutter (as herein-after defined) at either side of the said lead.

20. *Main drive to be constructed through the gutter.*—When and so soon as the lead shall have been discovered in any frontage claim, the owner or owners thereof shall, with the least possible delay, construct or cause to be constructed a main drive into, and thence along the course of such lead throughout such claim at the lowest level of such lead; and the centre of the main drive so constructed shall, for the purpose of fixing the lateral boundaries and marking the course of the lead on the surface, be considered the central line of the lead; and the owner or owners of the claim shall define such central line (so far as the same may from time to time be traced or determined by the workings of the claim) on the surface by pegs, firmly fixed in the ground, and projecting three feet at least above the surface, and distant not more than 100 feet from each other.

21. *Claimholders may join as one company.*—It shall be lawful for any number of persons to unite as one company for the purpose of taking possession of and working any number of consecutive or adjoining claims, whether frontage or otherwise; and when any such possession shall have been taken, the said claims shall be treated as one claim, and the persons taking such possession shall take such and the like proceedings in all respects

as are directed to be taken in regard to a single claim when possession shall have been taken thereof, save that the notice to be delivered by or on their behalf to the registrar (shall be in the form described in schedule xiii. to this bye-law annexed), and in said notice such persons shall be described as one company with their names set out in full, and the registrar shall conditionally and finally register them as such company in the form respectively set forth in the iii. and iv. schedules hereunto annexed; provided however that the number of men in such company shall not be less than are required under this bye-law for the purpose of holding the extent of ground comprised in such claims.

22. *Junction of leads.*—A junction of two or more leads shall be considered to have taken place when such leads shall have joined and formed one lead; and the point of junction shall be deemed to be the point at which two lines drawn along the centre of such leads towards their confluence or junction and produced shall intersect each other; such centre being hereby understood to mean the respective centres of those portions of the confluent leads which after the last bends in such leads respectively, prior to their confluence, flow towards each other.

23. *Width of frontage claims near point of convergence.*—When from the convergence of two leads the quantity of ground between said leads near the point of junction is insufficient to allow the claimholders upon the respective leads to obtain the full width of claim allowed by this bye-law, and for which they shall have been duly registered, the ground lying between such leads shall be divided between such claimholders in accordance with the principle indicated in schedule xiv. to this bye-law annexed.

24. *Converging leads.*—When two leads converge and are discovered to be distant from each other 1000 feet or less, the registrar shall stay final but not conditional registration on that one of the said leads upon which claims shall have been last registered, until the actual point of junction (if any) of said lead shall have been discovered, or until it shall have been ascertained that such leads diverge from each other in courses sufficient in extent to allow spaces for claims thereon beyond the points at which such convergence has been ascertained, or until it appears that no junction in fact exists; and no person shall be permitted to commence mining operations on any ground in respect of which final registration shall have been so stayed until such registration is resumed, when parties shall be entitled to final registration according to priority of their conditional registration.

25. *Tributary leads and junction leads.*—In the event of two or more leads forming a junction, the several leads by the confluence of which the junction is formed shall be called and known as tributary leads up to the point of junction, and the lead formed by the confluence of said tributary leads shall be called and known as a junction lead.

26. *Rights of shareholders in case of a junction.*—When a junction of leads shall be discovered to exist, the holders of claims in respect of which registration shall have been first effected shall be entitled to hold the claims for which they have been so registered as against the holders of claims in respect of which registration shall have been subsequently effected, notwithstanding that all such claimholders may have been finally registered for the same ground as having been supposed to be on different leads, such priority to be determined by reference to the first or original registration, and not to be affected by any subsequent transfer of any share or interest in such first mentioned claims.

27. *Unregistered claims.*—Unregistered claims shall be of the form and extent specified in schedule xv. of this bye-law, and it shall be lawful for every holder of a miner's right to take possession of such claim and to hold the same for the purpose of mining; provided always that such possession shall confer no title to any frontage lead or quartz reef included within such area, unless the conditions of section 50 of this bye-law shall have been complied with within forty-eight (48) hours after the discovery of such lead or quartz reef.

28. *Taking possession of unregistered claims.*—No person shall have been deemed to have taken lawful possession of an unregistered claim or be entitled to mine thereon until he shall have defined the boundaries thereof by a ∇ trench at least six inches deep and six inches wide, cut at right angles at each and every corner of the claim, and continued at each line forming such right angle to a distance of not less six feet from the vertex of the angle or corner of the claim, or by a post at each corner of the claim, firmly fixed in the ground, and projecting not less twelve feet above the surface, and such trenches or posts, as the case may be, shall be kept visible at all times by the occupant of such claim.

29. *Forfeiture of unregistered claims by abandonment.*—Every unregistered claim or share in such claim shall be deemed to be abandoned within the meaning of the Gold Fields Act, and shall be absolutely forfeited by the owner or owners thereof when such claim or share of such shall have been left unworked for a period of eight consecutive days.

GENERAL REGULATIONS.

30. *Mode of working and time for commencing to work upon claims.*—At the expiration of four days from and after the time when final registration of claims, whether single, united, or amalgamated, ought under this bye-law to be effected, the owner or owners of such claims, united as companies or otherwise, or of any share or interest therein not specially privileged in that behalf under this bye-law, or as many of them as can from time to time be properly employed thereon, shall *bonâ fide* proceed to work, and shall continue to work regularly upon or in connection with such claims according to the usual course and practice of efficient mining; and any such owner, or every one of them neglecting or failing to work and to continue to work as aforesaid, either by themselves or himself or else by their or his substitutes or substitute which they are hereinafter empowered to employ, shall be deemed to have forfeited all their or his right, title and interest in and to such claims or their or

his share or shares therein; provided nevertheless that any shareholder in a company shall be at liberty to employ a fit and proper substitute to perform the work necessary to be done in respect of his share, or any company shall be at liberty to employ as many men as may be necessary, by contract or otherwise, to work their claim in a proper and efficient manner; and the title of such person or company to such share or claim so worked by contract or otherwise shall not be vitiated by reason of the work being done by substitute or contract, or by a fewer number than are registered in respect of the claim.

31. *Title of company, names of shareholders, and name of secretary to be posted.*—As soon as any party or company consisting of six men and upwards shall have commenced mining operations on their claim, they shall post, or cause to be posted, on some conspicuous part thereof, the title (if any) which they shall assume, and also a list of the names of the shareholders in said company, legibly printed or written, together with the name of one of such shareholders, or of some other person who shall act as manager or secretary of the company; and such title and list, with the names so legibly printed or written, shall be kept posted on the claim until the same shall have been worked out or abandoned.

32. *Lien upon claims or shares to be registered.*—The holder or holders of any claim or shares therein, or of any part thereof, may, by writing under his hand, give a lien upon such claim or share, or portion thereof, as security for the payment of any debt or liability which he may have contracted, either before or at the time of giving such lien, and every such lien shall be a specific charge upon such claim or shares, or part thereof, until the debt or liability shall have been discharged; and the holder of such lien shall cause the same to be registered by the registrar of the division in which the subject of such lien shall be situated, and for that purpose shall deliver to the said registrar a notice (in the form of schedule XVI. to this bye-law), setting forth the names, descriptions and residences of the grantor and grantee of such lien, the debt or liability to be secured thereby, the nature of the interest which is to be the subject of the lien, and the date of the delivery to the registrar of the said notice, and any other special matter he shall think proper to state in such notice; and the registrar shall, on receipt of the said notice, and on production to him of the register ticket of the grantor of said lien, endorse on such notice the day and hour of such receipt, and shall forthwith register the said lien in the form contained in the schedule XVII. to this bye-law annexed, specifying the exact hour of such registration; and shall also, at the same time, note upon the said register ticket, the particulars contained in the said notice, and he shall immediately thereupon deliver to the grantee of said lien, a ticket, to be called a lien ticket, and to be in the form contained in the XVIII. schedule hereto annexed; and all liens upon shares or claims or parts thereof, shall take priority according to the dates of their respective registrations, and every transfer of a claim or share or part thereof, shall be made subject to any and every registered lien thereon; provided always that the registrar shall not register any lien upon a share or claim or part thereof, or transfer or release the same without the consent of the holder of such lien or share or claim or part thereof respectively.

33. *Mining interests to be transferable.*—It shall be lawful for the registered owner or owners of any claim or share, or any part thereof, or interest therein, and for the registered holder of any lien thereon to transfer the same, and for that purpose the intending transferee or transferees shall deliver to the registrar of the division in which the subject of the intended transfer shall be situated, a notice, setting forth the names, description, and residences of the intending transferee or transferees, and transferee or transferees, the nature of the interest to be transferred, and the date of the delivery to the registrar of the said notice, and on production to him of the miner's right or miners' rights of the parties to such transfer, and of the registration, transfer, or lien tickets, by virtue of which the intending transferee or transferees holds or hold the interest proposed to be transferred, and upon examination of the same, and thereby satisfying himself that such interest exists, the said registrar shall forthwith register such transfer, and such registration shall be in the form in the IV. and XVII. schedules hereto annexed, respectively, and shall be signed by the parties thereto, and shall be attested by the registrar or his deputy, who shall thereupon deliver a transfer ticket in the form set forth in the XIX. schedule hereto annexed to the transferee or transferees, and the registrar shall retain and file the original or last registration or transfer ticket relating to the interest transferred, and in case the person making the transfer shall retain any interest in the claim, share, or lien, in relation to which the transfer shall have been effected, the registrar shall issue to him a certificate in the form contained in the XX. schedule to this bye-law shewing the amount of interest held or retained by the transferee.

34. *Claims shall not be forfeited through neglect of workmen.*—Any person holding a claim, or portion thereof, or interest therein, and employing hired labor to work the same, shall not be deemed to have forfeited his right, title, and interest in the same through any neglect, absence, or omission on the part of any workman employed thereon, of which express notice shall not have been given to the person holding such interest; provided, nevertheless, that on notice being given in writing to the person holding such claim, share, or interest, that the same is not being worked in a proper and workmanlike manner, and on neglect by him for a period of eight days after the receipt of such notice, to cause the same to be worked in manner last aforesaid, the owner of such claim, share, or interest shall be deemed to have forfeited the same.

35. *Abandonment of shares and taking possession of same.*—Should any working shareholder be absent from his work four consecutive watches at which it shall be his duty to attend, unless he shall have sent a fit representative to work in his stead during said watches, such shareholder shall be deemed to have abandoned his share, and when any person applying to take possession of any abandoned share in accordance with the pro-

visions of the 21st Victoria No. 32, section 77, is put in possession of the same by the warden, it shall be the duty of the registrar of the division in which such share is situated, on being served with a notice requiring him to do so, and setting forth the particulars of such abandonment, and upon production of the order of the warden putting such person into possession, to register such person for the whole of the interest in said share as from the time of his having been put into possession, and such registration shall be in the form set forth in the XXI. schedule hereto annexed; provided always that nothing in this clause contained shall exonerate or release any shareholder so being absent from any liability to his copartners, in respect of his share occasioned by his neglecting to perform the work which should have been done in respect of the same previous to any other person being put in possession thereof.

36. *Liability of holders of shares worked by contract, &c.*—Persons holding shares or portions of shares in claims which are being worked by contract or hired labor, shall be deemed to be working shareholders, and nonpayment of calls made for the purpose of defraying the expenses of the work so done by contract or hired labor, and payable by such persons, shall be deemed to be neglect of work within the meaning of this bye-law, and the share or shares, or portions thereof of persons neglecting to pay any calls payable in respect of the same, within twenty-one days after such call shall become due, shall in the absence of some rules made by the company or party holding such claim providing otherwise, be deemed to be abandoned, and shall be forfeited and may be taken possession of (subject to such calls) by any other person, as provided in section 35 of this bye-law; provided nevertheless that no forfeiture shall be incurred under this section for non-payment of any call unless notice in writing of such call shall have been served on the person whose interest is intended to be forfeited seven days at least before the expiration of the aforesaid period of twenty-one days; provided, also, that in case the person liable to pay such call cannot after reasonable inquiry be found, it shall be sufficient to post such notice on the claim in which such share or interest is held, and also at the office of the registrar of the division in which such claim is situated, and such posting shall be deemed a service of such notice on the defaulting shareholder.

37. *Portions of shares liable to forfeiture.*—In case the interest held by any holder of a claim, or share, or part thereof shall be forfeited, such forfeiture shall only affect the interest then held by the person or persons incurring such forfeiture, and shall not extend to any portion of interest previously disposed of by transfer or by way of lien; and any person taking possession of a forfeited claim or share or part thereof shall do so subject to all liabilities affecting the same respectively, and also subject to the conditions (if any) under which they may respectively have previously been held.

38. *Liability of holders of sleeping portions of shares.*—In the event of the working portion of a share being forfeited, and no person taking possession of and working the same, the liability to work it shall fall upon the holder for the time being of that portion of such share which shall have been last transferred by the original shareholder or his transferee or representative (in case such share shall have been the subject of transfer); and in default of such holder working such share and paying all liabilities due in respect thereof he shall forfeit his interest therein, and in every such case the holder of the next last transferred portion of said share shall work or pay the expenses of working the forfeited portion of said share and liabilities due in respect thereof, and such work or payment shall entitle him to the portions of the share so forfeited and to be registered in respect of the same, and failing to work such share or make such payment he shall forfeit his interest, and so on in the like manner until the whole of said share shall have been forfeited, or until the forfeited portion or portions shall be taken up and worked.

39. *Responsibility of holders of working portions of shares.*—The working partner in a share shall be primarily responsible to the company for all calls and expenses incurred in working such share, and for all fines which may be imposed by the company in respect of such share for neglect of work; and when a working partner in a share has incurred expenses by fines, wages, or otherwise, and refuses to pay the same, and such company neglect to proceed by due process of law to recover such expenses, all liabilities incurred by said working partner, over and above the sum of Ten pounds (£10) in addition to the amount due for calls, shall be at the company's own risk, and shall not be chargeable against the other partner or partners in said share.

40. *Sleeping shareholders to be liable for calls, &c.*—Should any person holding sleeping interest and being a sleeping partner in any share, claim, or company, neglect to pay the portion of calls or other liabilities to which he is legally subject, either by special agreement or in any other way, and should the working shareholder or the company sustain any loss by such neglect the sleeping shareholder shall be liable to make good such loss within eight days after a notice has been served upon him requiring him to pay to the secretary, or other officer of the company named in such notice, the amount of the liabilities incurred by him in respect of such loss, and in case of his non-compliance with the terms of such notice, or in case he cannot by due diligence be found so that any such notice can be served upon him, if a copy thereof shall be left at his last known place of abode, and a copy thereof also posted and kept posted for eight consecutive days upon the claim to which he shall belong, and a copy thereof be inserted in one at least of the local newspapers for eight consecutive days, and payment of such liabilities shall not have been made within said eight days, then, in either of said cases, the interest of said sleeping shareholder shall be forfeited to the working partner or the company, as the case may be, and the registrar of the division in which such forfeited interest shall be situated shall register the said working partner or company in respect of the sleeping partner's interest in such claim, and which the said registrar is hereby required to do in

the form set forth in the XXI. schedule hereto annexed on production of a certificate signed by the chairman, secretary, or other officer of the company, stating that such sleeping partner has failed to comply with such notice.

41. *Drawing slabs from abandoned shafts.*—No person shall draw slabs from any shaft without filling up such shaft as the slabs are drawn.

42. *Registration and transfer of furnishing shares.*—Upon receipt of a certificate from the owner or owners of a claim, or from the secretary of a company holding a claim, stating that said owner or owners, or company, have agreed to give to the person or persons named in such certificate one or more sleeping or working shares, as the case may be, in such claim, and also stating the terms and conditions upon which such share or shares are given, and such registration shall be in the form set forth in the IV. schedule hereto annexed, and all such shares shall be held and shall only be transferred, changed, or otherwise disposed of, subject to the conditions under which such shares are registered.

43. *Claims, areas, or water rights may be held in reserve under protection registration.*—When any person or company requires time for the purpose of procuring and erecting machinery before commencing operations, or to repair his or their machinery, or when such person or company requires to suspend or partially suspend operations at any time subsequently, either for want of water or any other necessary cause, such person, or company, or manager, or secretary duly authorised, on his or their behalf, shall make a statutory declaration setting forth the reasons for which he or they require registration, and on receipt of such declaration the registrar shall register such person or company for permission to suspend, or partially suspend operations for any term not exceeding one month, such registration to be in the form set forth in schedule XXII. to this bye-law, and shall upon the like ground renew such registration for permission from time to time, and no statutory declaration shall be required for any subsequent registration, but the manager or secretary of a company, or the person or persons holding such claim, area, or water right, shall sign and deliver to the registrar a written document affirming that the same reasons as those for which they were originally registered exist at the time of the renewal, and no person but the owners shall be allowed to take possession of any claim, area, or water right so registered during the term of the aforesaid registration; provided always that such registration shall afford no protection to the parties obtaining the same in any case where the same has been obtained through any material misrepresentation of facts, and in case the owner or owners of any claim, area, or water right, shall not within forty-eight hours after the expiration of the period of such registration cause work to be renewed according to the usual course of proper and efficient mining, such claims shall be deemed to be abandoned to all intents and purposes.

44. *Abandonment of claim, area, or water right.*—Any registered claim, area, or water right shall be forfeited and deemed to be abandoned when mining operations thereon or in connection therewith shall have been wholly discontinued for the space of fourteen days exclusive of Sundays, unless such claim, area, or water right be held under protection registration.

45. *Cutting races, &c., to be considered working claim.*—Any miner or miners cutting a race, tail race, or drain, erecting dams, or machinery of any description, engine house or other building required for the performing any other work pertaining to or necessary for the carrying on of his or their works, shall be deemed and taken to be working his or their claim or claims, and such claim or claims shall not be liable to forfeiture under this bye-law on the ground of their being left unworked.

46. *Auriferous earth and quartz may be stacked and registered.*—Any person or persons having forfeited or abandoned any quartz or other gold workings shall be at liberty to retain possession of any quartz, stone, or other substance containing gold, (the produce of such workings) that may have been raised at the time of forfeiture or abandonment, such quartz, stone, or other substance to be stacked or stored by the owner or owners thereof, provided that such owner or owners give notice to the registrar of the division in which the same shall be stacked or stored of such abandonment of the claim and stacking or storing of such quartz, stone, or other substance; and the registrar shall thereupon register the title of the owner or owners to such quartz, stone, or other substance, such registration to be in the form contained in schedule XXIII. to this bye-law, and such registration shall be made for any period not exceeding twelve calendar months, and the owner or owners shall cause a copy of such registration to be legibly painted or written on a board or metal plate firmly attached to the stack or store; and no person or persons shall remove or damage any board or metal plate so attached, or remove any quartz, stone, or other substance stacked or stored and registered in accordance with this section of this bye-law without the consent of the registered owner or owners of the same; but should such owner neglect or fail to give such notice and obtain such registration as aforesaid, or otherwise to comply with the provisions of this section within eight days, inclusive of the date of abandonment or forfeiture, or neglect or fail to remove the same within the period of twelve months as aforesaid, such quartz, stone, or other substance shall be deemed to be forfeited and abandoned, and may be taken possession of by any other person or persons who shall have lawfully taken possession of the ground, as a claim, upon which such quartz, stone, or other substance may have been stacked or stored.

47. *Taking advantage of this bye-law.*—Any person or company occupying any claim or claims under any mining regulations in force previous to the passing of this bye-law shall be at liberty to take advantage of all and every of the privileges conferred by this bye-law, on being registered in respect of the same under the provisions herein contained, provided always that the then existing rights of other persons or companies be not thereby interfered with.

48. *Number of shareholders may be reduced.*—In cases where the claims occupied under regulations in force previous to the passing of this bye-law cannot be increased to the size allowed by this bye-law, the owners of such claims may, by agreement amongst themselves, reduce the number of men employed upon such claims to the number required by this bye-law to hold or work the area comprised in such claims, and such reductions may be made in any manner which the whole of the shareholders or the whole of the owners of any such claim shall deem most advantageous.

49. *Number of shareholders may be further reduced.*—When it shall be found that the mining operations of a company cannot be pursued with advantage or profit by the registered members thereof in consequence of the number of men registered being in excess of the number required for the efficient working of the claim of such company, it shall be lawful for such company to reduce the number of registered members thereof, provided that consent to such reduction shall be obtained from two-thirds of such members; and when the number of members are so reduced, the remaining or continuing members shall give notice in writing to the registrar of such reduction, stating the names of the members struck off, and the registrar shall thereupon record such reduction in the original registration book in which said company shall have been registered, and the remaining shareholders shall thereupon be considered as the registered owners of such claim.

50. *Discovery of a lead, &c.*—Any person or persons working a claim (not a protection claim for prospecting) and discovering a new lead or quartz reef therein, shall within forty-eight hours after such discovery give notice thereof to the registrar of the division in which such discovered ground is situated, such notice to be in the form set forth in schedule X. to this bye-law; and upon receipt of such notice the registrar shall post a copy of the same at his office, and the person or persons on whose behalf such notice shall have been given shall be entitled to hold and occupy an area of ground, in addition to his or their original claim, equal in extent to that allowed by these regulations to successful prospectors under schedule XI. to this bye-law, according to the nature and character of such discovery; such additional area to be subject to the preceding provisions of this bye-law, so far as they relate to defining boundaries, serving notice on the registrar, and conditional and final registration, and the other matters incidental thereto; and the registrar shall register such person or persons for such extended area accordingly, provided that no other person shall have been previously registered in respect of the same ground.

51. *Areas for machinery.*—Any person or persons holding a miner's right or miners' rights shall be entitled to occupy in addition to any claim or area of ground already occupied by him or them, areas of ground through or upon which to cut channels for the purpose of conveying the waste water from one claim to any other claim, or (subject to the provisions hereinafter contained) to construct, erect, or make dams (except as provided in section 72) puddling machines, engines, buildings, roads, tramways, or other works or machinery connected with mining, and the registrar shall register persons for areas of ground for the purpose aforesaid upon any claim in the possession of other persons, provided no injury be thereby done to the owners of such claims, such registration to be in the form similar to that already provided for registration of block or frontage claims, except that the subject matter of the registration shall be described as an area for machinery or otherwise, as the case may be.

52. *Mode of taking possession of an area for machinery.*—Any person or persons wishing to occupy an area or areas of ground under the preceding section shall mark out such area or areas in manner hereinbefore provided for marking out a registered block claim, and shall give notice to the registrar in the form contained in schedule II. to this bye-law annexed, and shall set forth the name or names of the applicants for such area or areas, and the number and date of the miner's right of each such applicant and the purpose for which such area or areas is or are intended to be used, and two copies at least of such notice shall be posted and continue posted for eight consecutive days on the most conspicuous portions of the site applied for, and such marking out as aforesaid shall be deemed a taking possession of such area or areas; and in case any person or persons shall be injured or prejudiced by such possession the same shall be deemed to be a wrongful occupation as against the person or persons so injured, and any person or persons objecting to such occupation shall before the expiration of said eight days give notice to the registrar that he or they object or object to the registration of the applicant or applicants for said area or areas, and shall within one week next after the delivery of such objection lodge a complaint before the warden, or proceed to obtain an injunction from the warden or the judge of the court of mines to restrain registration of the applicant or applicants in respect of said area or areas, and if no such notice of objection as aforesaid shall be given, or if the same having been given, such complaint shall not be prosecuted with effect or shall be dismissed, such injunction shall be refused or having been granted shall be dissolved; the registrar shall after the lapse of said eight days and the time allowed for prosecuting said complaint and obtaining said injunction register such applicant or applicants for the area or areas applied for.

53. *Machinery areas not to be undermined.*—No person shall undermine any area upon which any steam engine or quartz crushing machinery is erected without the consent of the person to whom such machinery belongs.

54. *Ventilation of claims.*—Where the drives of two or more claims have broken through to each other and thereby afforded means of ventilation, such drives shall not be stopped up by the owners of any one claim without the written consent of the owners of all the claims affected.

55. *Timbering drives.*—No person shall remove any props or

timber, the removal of which may endanger the workings of other claims.

56. *Accumulation of sludge, &c., not to be allowed.*—No person shall cause or permit sludge to flow and accumulate so as to cause injury to any public road or thoroughfare, or any claim, drive, water-race, dam, puddling machine, or other machinery belonging to any other person, or displace, deface, injure or destroy, or in any way interfere with any notice, notice board, post, peg, trench, or reference mark made or used by any person or persons making any survey or doing any act proper to be done or holding any privilege under this bye-law.

57. *Claims may be held in reserve under protection registration.*—The owner or owners of any claim which shall have been regularly worked for not less than six months shall be entitled to have his or their right, title and interest therein registered for protection, and under such registration to allow such claim to remain unworked for any period not exceeding three months, such registration to be called protection registration, and to be in the form contained in schedule XXII. to this bye-law annexed; provided always that the person or persons applying for such registration shall deliver to the registrar a statutory declaration affirming that such claim had been regularly worked for a period of six months; provided also that no person or persons shall be entitled to obtain a renewal of such registration; provided also that such protection registration shall not exempt the owner or owners of said claim from the payment of any assessment which may be made for drainage or other purposes in connection with the claims so registered; and the registrar shall make out a list of all such protected claims, which list shall be open to inspection during office hours.

58. *Notice to be posted on claims registered for protection.*—The owner of every claim registered for protection under the preceding clause shall post up and keep posted on some conspicuous part of the claim a notice setting forth the date of such registration and the period for which such claim is registered, such notice to be in the form set forth in schedule XXIV. to this bye-law annexed; and in case the owner or owners of such claim shall not, within forty-eight hours after the expiration of the period of registration, cause work to be renewed on such claim according to the usual course of proper and efficient mining, such claims shall be deemed to be abandoned to all intents and purposes.

59. *Death of holder of claim, &c.*—In case any person holding a mining interest, the subject of registration under this bye-law, shall die, the registrar of the division in which such subject is situated shall not register any person for such interest for the period of one calendar month after the death of such person; and in case any person shall give notice in writing that he or she is about to obtain probate of the will or administration of the goods of such person, then the registrar shall refuse to register any person for such interest until after the expiration of three months from the receipt of such notice, or until such probate or administration is obtained, when the person or persons obtaining the same, or his or her nominee, shall be entitled to the possession of and to be registered for such subject.

60. *Right of shareholders to benefit of discoveries.*—All persons holding interests in claims, whether sleeping or working, shall be entitled to the benefit of all discoveries made by the working shareholders during the workings of such claims, whether the same be within the boundaries of such claims or not; provided always that nothing shall be considered a discovery within the meaning of this clause unless actual access can be had thereto by means of the drives or workings of the claim in which such discovery shall be made.

61. *Plurality of claims.*—Notwithstanding anything to the contrary contained in this bye-law, any holder of a miner's right shall be entitled to take possession of and to hold any number of claims or other subjects of registration under this bye-law; provided that such claims be worked in an efficient manner, and be occupied and held in all other respects subject to the provisions of this bye-law.

62. *Races, &c., may be constructed through claims.*—Any person or persons cutting or constructing a race, tail-race, or drain which he is entitled to cut or construct under this bye-law, shall be entitled to cut such race, tail-race, or drain through any claim or claims held by any other person or persons, or over, under, or across any other race, tail-race, or drain; provided always that such first-mentioned race, tail-race, or drain be cut, constructed, timbered, framed, and formed in such a manner as not to injure the claim, race, or drain through or across which it may be constructed.

63. *Construction of crossings, &c.*—Any person or persons cutting a race across roads or thoroughfares shall construct and keep in repair good and substantial and suitable crossings over the said race, not less than twelve (12) feet in width, and shall also construct suitable approaches not less than ten (10) feet in length to said crossings on either side of said race; and any person or persons opening up new roads or thoroughfares across any race shall be at liberty to construct and keep in repair suitable crossings over said race, and suitable approaches thereto; provided such last-mentioned roads, thoroughfares and crossings shall not interfere with the security of the race.

64. *Declaration of loss of miner's right, &c.*—When any person loses the miner's right and register or transfer ticket (or either of them) by virtue of which he holds any share or portion of a share, he shall make a declaration of such loss before a justice of the peace, and the registrar shall for all purposes connected with the transfer of such interest receive such declaration in lieu of the miner's right, register, or transfer ticket, or any or either of them.

65. *Power to enter upon claims of other persons.*—Any miner or miners shall, upon a written permission from a warden, have full power, with or without a surveyor, to enter during working hours any claim adjoining his or their claim, for the purpose of

examining the workings of the same, and to measure the length of drives.

66. *Registration of new miner's right.*—Any person obtaining a new miner's right may present both the old and new miners' rights to the registrar, in order that the number and date of the new miner's right may be substituted for that of the old one in the register of the mining interest held under the old miner's right; and the registrar shall endorse on the new miner's right the date of the original registration, and also the numbers and dates of the miner's rights under which the claim or other privileges have been previously held, and such registration shall be effected free of charge.

RESIDENCE AREAS.

67. *Areas to be occupied.*—Any miner holding a miner's right shall be allowed to take possession of and occupy for the purpose of residence any quantity of Crown lands not exceeding twenty perches, and such area shall be called a residence claim.

68. *Mode of taking possession of residence claims.*—The several provisions contained in section 13 of this bye-law, regulating the taking possession of and transfer of registered block claims, shall be held and taken to apply to residence claims so far as they can be so applied; provided always that it shall not be necessary that any plan of a residence claim shall be lodged with the registrar; and the application for the claim and registration thereof shall be in the form contained in schedules xxv. and xxvi. respectively to this bye-law annexed; provided also that no person shall be registered for more than one residence claim at one and the same time; and the owner shall, unless previously in occupation, within fourteen days of the date of registration, take possession and occupy said claim for the purpose of residing thereon.

69. *Title of owner not vitiated by absence.*—The title of the owner of any residence claim, or of any property thereon, who shall have occupied such claim for the *bona fide* purpose of residence for a term of at least three months, shall not be prejudiced by reason of the temporary absence of such owner from such residence claim; provided that such absence shall not continue beyond a period of four weeks.

70. *Frontage of residence claim.*—All registered claims shall be in the form of parallelograms, and shall have a frontage not exceeding sixty-six feet.

71. *Business areas.*—The area for business shall not exceed twenty perches, and in no case to have more than sixty-six feet frontage.

72. *Water-rights and taking possession of water-rights.*—Any person or persons intending to divert and use water for mining purposes shall give notice in writing to the mining registrar or registrars of the division or divisions in which the source or sources from which the water is to be taken, and in which the claim or claims to which the water is to be conveyed shall be severally situated; and every such notice shall be in the form contained in schedule XXVII. hereunto annexed, and shall set forth the name or names of the river, creek, or other source from which the water is to be obtained, particularising with sufficient accuracy the point in such river, creek, or other source from whence the water is to be diverted, the quantity of water (in sluice heads) required, the number of dams, if any, in which such water is to be stored and their situation, the length of race and its intended course; and every such notice shall also contain the name or names of the applicant or applicants, and the number and date of each miner's right; and the registrar or registrars shall, on receipt of such notice, conditionally register the applicant or applicants for so much of the water-right as shall be within their respective divisions, such registration to be in the form contained in schedule III. hereunto annexed; and copies of every such notice so delivered as aforesaid to the registrar or registrars shall be posted and kept posted for eight consecutive clear days by the applicant or applicants, at the source or sources at which the water is intended to be obtained, and at intervals of not more than a quarter of a mile along the intended course of the race, and also upon the claim or claims upon which the water is intended to be conveyed; and the posting of such notices as aforesaid shall be deemed an occupation of such water dams and races, and a sufficient title to the occupation thereof, except as against the holder or holders of a prior right or prior rights to such water dams and races, until the applicant or applicants have been registered for the same, or until such registration has been properly refused.

73. *Final registration of water-rights.*—The final registration of any water-right taken up under section 72 of this bye-law shall be effected in the form contained in schedule XXVIII. to this bye-law annexed.

74. *Water-races may be extended or altered.*—Any person or persons finally registered for any water-right shall not be limited in the use thereof to the claim for which such right was originally granted, but may use the same for mining purposes upon any other claim; provided always that when any such person or persons require to extend their race or water-course beyond the point for which he or they were originally registered, they shall do so in accordance with the provisions of section 52 of this bye-law; and no such extension shall interfere with any registered right obtained by any other person or persons subsequently to the original grant of the applicant or applicants for such extension.

75. *Gauge or measurement of water.*—Any person or persons diverting water for mining purposes shall use a gauge or measurement to be called a sluice-head, which sluice-head shall be such a quantity of water as shall pass through an aperture sixteen inches wide and one inch deep, with a pressure not to exceed six inches; and every person using such water shall cause a gate or hatch to be placed at the head of the race or the source from which the water used by him is taken; provided always in cases where the water is obtained from several sources

the gate or hatch shall be placed in the race as nearly as possible to the head, but below the point of confluence from all the sources from which the water conveyed in the race is obtained.

76. *Extent of water-rights.*—The quantity of water to which any person or persons holding a miner's right or miners' rights shall be entitled, and the quantity in addition thereto to which the owner or owners or employer or employers of machinery shall be entitled in respect of such machinery, shall be in accordance with schedule XXIX. hereunto annexed.

77. *Width of ground for protection of race.*—Any person or persons cutting a race for the conveyance of water for mining purposes shall be entitled to a width of ten feet (measuring from the centre) on each side of the race; provided always that where the depth of a cutting exceeds eight feet, or where a tunnel is used the width shall be twenty feet (measuring from the centre), on each side of the race.

78. *Heads of races not to be shifted.*—No person or persons shall shift the head or heads of his or their race so as to prejudice the right of any person, or diminish the supply of water to which such last-mentioned person may be entitled to.

79. *Water not to be taken from any source not shown on plan.*—No person shall be entitled to take any water from any source or sources other than those shown on the map or plan of the race deposited with the mining registrar, and described by him in the register of said person's water-right.

80. *Priority of registration to give priority of right.*—Persons shall take precedence in respect of water rights or privileges in the order in which they are registered for the same; and if at any time the water becomes insufficient to supply all the persons registered in respect of the same, the person or persons lastly registered shall forego their rights during such deficiency of water as against persons previously registered; but in the event of there being at any time any waste or overflow of water, any person or persons may construct a dam or dams for the purpose of conserving such waste water.

81. *Persons shall not be permitted to waste water.*—No person or persons holding water-rights under this bye-law shall allow any water to run to waste, but such water shall be appropriated to the use of the next holder or holders of a water-right in respect of such water according to their priority.

82. *Persons already in possession may register.*—Persons already in possession of but not registered for water-rights shall retain the same; provided that within three calendar months after these regulations shall have become a bye-law, they shall apply to and be registered by the mining registrar or registrars for the said water-rights; and such person shall, after having been duly registered, take precedence according to the date and in the order in which such privileges shall have been registered.

83. *Water to be left running in creeks, &c.*—In all river beds and main creeks from which water is diverted for mining purposes, there shall at all times be left running at least one sluice-head of water for general use, and in all tributary creeks from which water is diverted for mining purposes there shall be left running in its natural channel a quantity of water not less than half a sluice-head.

43. *Interpretation clause.*—In the construction and for the purposes of this bye-law the following terms shall, if not inconsistent with the context or subject matter, have the respective meanings hereby assigned to them, that is to say:—The word "registrar" or the words "mining registrar" shall mean and be interpreted to mean the mining registrar for the division in which any claim, share or interest referred to shall be situated; the words "miner," "holder of a miner's right," "claimholder," "claim owner," "shareholder," "share owner," "applicant," or "person or persons" shall respectively mean and be interpreted to mean miner or his agent, holder of a miner's right or his agent, claimholder or his agent, claim owner or his agent, shareholder or his agent, share owner or his agent, applicant or his agent, person or persons or his or their agent; and nothing herein contained shall be construed to interfere with, set aside, or curtail rights and privileges obtained previous to the passing of this bye-law, but any and every of such rights and privileges are hereby confirmed; provided that the holders thereof who shall not have registered themselves for such privileges do register in accordance with the provisions of this bye-law within three calendar months after this bye-law shall have become law.

85. *Repealing clause.*—From and after the date on which this bye-law shall have been published twenty-one (21) days in the *Government Gazette*, and shall have the force of law throughout this mining district, as provided in 21st Victoria No. 32, section CXI., the following bye-law, that is to say, bye-law numbered XI. of this mining board of Ballaarat, gazetted on the 12th day of January, 1860, except the last clause of said bye-law, shall be and the same is hereby repealed, always saving and excepting the rights of all persons obtained previous to, and held at the time of this bye-law coming into operation.

SCHEDULES.

SCHEDULE I.

Scale of Fees.

	£	s.	d.
Registration of application for any claim, share, or other right, with conditional registration	0	2	6
Final registration of any claim, share or other right, each shareholder	0	1	6
Transfer of any claim, share, or other right	0	2	0
Protection registration per claim, area or water right	0	5	0
Registration of residence claim	0	2	6

	£	s.	d.
Registration of lien	0	2	6
Transfer of lien	0	2	6
Tracing of skeleton map	1	1	0
Plotting claim on skeleton map, per claim	0	4	0
Plotting race on skeleton map, per mile or portion of a mile	0	5	0

SCHEDULE II.

Notice of Possession and Application.

I (or we) do hereby give notice to the mining registrar for the division of the mining district of Ballaarat that we have this day of taken possession of a claim for man (or men), upon provisions of section of bye-law XII., and hereby request the mining registrar to register for said claim.

Names of applicants.

Miners' rights.
No. Date.

To Mining Registrar,
Division.

SCHEDULE III.

Conditional Registration.

I, mining registrar of the division of the mining district of Ballaarat, have this day of at the hour of conditionally registered the undermentioned person or persons for situate at Names.

Miners' rights.
No. Date.

Mining Registrar.

SCHEDULE IV.

Form of Registration.

Date of Registration.	Class of Mining.	Extent of Claim.	Locality.	Registered Shareholders.		Miners' Right.		Transfer.		Transferee.		Miners' Right.	
				Christian Name.	Surname.	Number.	Date.	Number.	Date.	Christian Name.	Surname.	Number.	Date.

SCHEDULE V.

Scale of Plans of Claims and Water-races (under section 13).
Plans of claims shall be drawn to a scale of 30 feet to 1 inch.
Plans of water-races shall be drawn to a scale of one mile to 4 inches.

SCHEDULE VI.

Registered Block Claims on New Ground.

A block claim for one man shall be any area of ground not exceeding 20,000 superficial feet (and in proportion thereto for any greater number of men) bounded by right lines, and shall in all cases where practicable be in the form of a parallelogram. The length of a block claim shall not under any circumstances exceed six (6) times the width.

SCHEDULE VII.

Registered Block Claims on Old Ground.

A block claim for one man shall be any area not exceeding 30,000 superficial feet (and in proportion thereto for any greater number of men) bounded by right lines, and shall in all cases where it is practicable be in the form of a parallelogram. The length of a block claim in old ground shall under no circumstances exceed six (6) times the width.

SCHEDULE VIII.

Block Claims on Quartz Reefs.

Upon any quartz reef a claim for one man shall be any area of ground 50 feet in length (and in proportion thereto for any greater number of men) by 500 feet in width, and the length shall be defined by north and south lines, and the width by east and west lines.

SCHEDULE IX.

Protection Claims for Prospecting.

A protection claim for one man shall be an area not exceeding 50,000 superficial feet, and in proportion thereto for any greater number of men.

SCHEDULE X.

Notice of Discovery.

I (or we) do hereby give notice to the mining registrar of the division of the mining district of Ballaarat, that I (or we) have this day discovered auriferous ground in this division, such ground being and situated at , and that I (or we) have this day marked out a claim thereon for men, in accordance with section of this bye-law.

Name of applicant. Miner's right. No. Date.

To Mining Registrar, Division.

SCHEDULE XI.

Prospecting Claims.

A prospecting claim for one man shall be in proportion to the depth of sinking, and shall not exceed twice the length provided in schedule XII. along the course or supposed course of a frontage lead; 10,000 superficial feet upon any gold working other than a frontage lead or quartz reef in addition to the area provided in schedule VI.; and on quartz reefs successful prospectors shall be entitled to 100 feet per man, or 50 feet in addition to the length provided in schedule VIII.

SCHEDULE XII.

Frontage Claims.

The length of a frontage claim for one man shall be in accordance with the following scale:—

Depth of Sinking.		Length of claim for one man.	Fect.
Exceeding.	Not exceeding.		
Fect.	Fect.		
150	160	Any length not exceeding	24
160	180	" "	28
180	200	" "	32
200	220	" "	36
220	240	" "	40
240	260	" "	45
260	280	" "	50
280	300	" "	55
300	320	" "	61
320	340	" "	67
340	360	" "	73
360	380	" "	80
380	400	" "	85
400	420	" "	91
420	440	" "	97
440	460	" "	103
460	480	" "	109
480	500	" "	115
500	and upwards	" "	120

SCHEDULE XIII.

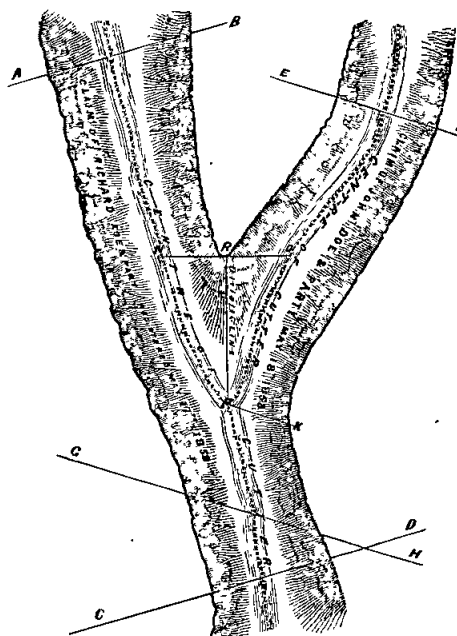
Notice of Application for Registration of Companies as One Company.

I (or we), the undersigned, holding claims situated have this day of taken possession of the area comprised in several claims as one claim for men, in accordance with the provisions of section of bye-law XII., and hereby request the mining registrar to register for the said areas as one claim under the style or firm of Signatures of applicants.

Miners' rights. No. Date.

To Mining Registrar, Division.

SCHEDULE XIV.



Reference.

Lines AB and CD represent the boundaries of the claim of Richard Roe and party.
 Lines EF and GH represent the original boundaries of claim of John Doe and party.
 Lines EF, RP, and PK, represent the boundaries of claim of John Doe and party after the junction is discovered.
 Line PK is parallel to lines EF and GH.
 The bearing of the line NO is a mean of the bearing of the lines AB and EF.
 Points N and O are in the centre of the confluent leads.
 Line RP is the dividing line or lateral boundary of the claims of Roe and party, and Doe and party.
 Point P is the point of confluence.

SCHEDULE XV.

Unregistered Claims.

The area for unregistered claims on any ground, for any depth of sinking, shall be as follows, that is to say:—For one (1) man 50 x 50 feet, and in proportion for any greater number of men; and such claims shall be, where practicable, in the form of a parallelogram, and in no case shall the length exceed four (4) times the width.

SCHEDULE XVI.

Date , 186 , at the hour of of do hereby give notice to the mining registrar of division of the mining district of Ballaarat, that I desire to grant to of a lien upon my share in company or claim, situated as security for the due payment of the sum of being a debt due and owing by me to the said and I hereby request you to register the said lien in favor of the said and I do hereby engage and bind myself not to transfer the aforesaid share or claim, or any portion thereof, without the consent of the said until the said sum of shall have been paid in full. Signature.

To Mining Registrar, Division.

SCHEDULE XVII.
Registration of Liens.

References to transfers of Liens.	9	
	8	
	7	
	6	
	5	
	4	
	3	
	2	
	1	
	Amount of Lien.	
District Locality.		
District.		
Miner's Right.	Date.	
	No.	
Name of holder of Lien.	Christian Name.	
	Surname.	
Date.	No.	

SCHEDULE XVIII.
Lien Ticket.

I, _____ mining registrar of the division of the mining district of Ballaarat, have this day of _____ at the hour of _____ registered a lien to the amount of £ _____ upon a share (or claim) in _____ company or claim situated _____ and subject to the following terms and conditions.

Signature.
Mining Registrar.

SCHEDULE XIX.
Form of Transfer.

I, _____ do hereby transfer my _____ situated _____ for and in consideration of _____ and subject to the following conditions:—

Miner's right.
No. Date.

Transferor.
Transferree.

Witness—
Mining Registrar.

SCHEDULE XX.
Form of Certificate.

I, _____ mining registrar, do hereby certify that _____ holds a share in _____ situated _____

Miner's right.
No. Date.

Mining Registrar.

SCHEDULE XXI.
Register of Abandoned Claim or Share.

(Under section 35 or 40.)
I, _____ mining registrar of the division of the mining district of Ballaarat, have this day of _____ registered for a share in _____ claim situated _____ formerly held and now declared to have been abandoned by _____ of this bye-law.

Mining Registrar.

SCHEDULE XXII.
Protection Registration.

I, _____ mining registrar of the division of the mining district of Ballaarat, have this day of _____ for the reasons assigned in his (or their) declaration registered _____ for permission to hold _____ in reserve from the date hereof till the _____ day of _____

Mining Registrar.

SCHEDULE XXIII.
Protection for Auriferous Earth, Quartz, &c. (under section 46.)

I, _____ mining registrar of the mining district of Ballaarat, have this day of _____ registered for protection for a term of _____ months from date hereof, all the _____ belonging to _____ and stacked by him (or them), at _____

Mining Registrar.

SCHEDULE XXIV.
Notice of Protection Registration.

Notice is hereby given that the mining registrar of the division of the mining district of Ballaarat did, on the _____ day of _____ register _____ for permission to hold _____ in reserve for _____ months from the date hereof.

Signature.
Mining Registrar.

SCHEDULE XXV.
Form of Application.

I, _____ do hereby give notice to the mining registrar that on the _____ day of _____ at the hour of _____ I did take possession of a residence claim _____ feet by _____ feet, situated _____ and I hereby apply to be registered for the same.

Miner's right.
No. Date.

Signature.

To
Mining Registrar.

SCHEDULE XXVI.
Form of Registration of Residence Claims.

Liens.	3	
	2	
	1	
Reference to Transfers.	5	
	4	
	3	
	2	
	1	
Extent of Claim.		
Locality.		
District.		
Miner's Right.	Date.	
	No.	
Name of Holder.	Christian Name.	
	Surname.	
No.		
Date.		

SCHEDULE XXVII.

Notice of Application for Water-rights.

I (or we) hereby give notice that we have taken possession of right of water consisting of sluice-heads from that we intend to divert said water from a point in said situated that intend to cut a race from the point aforesaid to that that the course of said race will be as follows:—

that the length of said race will be or thereabouts; that intend to construct dams as follows:—

And hereby apply to the mining registrar of the division of the mining district of Ballaarat to be registered for the privileges herein described; and any person or persons having any objections to urge against being registered for all or any of the privileges herein described shall send a statement in writing of such objections to the mining registrar aforesaid on or before the day of

Names of applicants.

Miners' rights. No. Date.

Date.

SCHEDULE XXVIII.

Form of Registration of Water-rights.

Date of Registration.	Nature of Water Right.	Locality of Dams and Source of Water Supply.	Number of Dams and Extent of Race.	Number of Sluice-heads.	Holder.		Transferees.		Miner's Right.	
					Surname.	Christian Name.	Surname.	Christian Name.	No.	Date.
					Transfers.					
					No.	Date.				
					No.	Date.				

SCHEDULE XXIX.

Scale of Water-rights.

Sluicing.—The quantity of water which any person or persons shall be entitled to divert and use for sluicing purposes shall be in the proportion of one sluice-head for every three (3) men employed.

Horse puddling.—The quantity of water which any person or persons shall be entitled to divert and use for horse puddling shall be in the proportion of half a sluice-head to each horse power.

Steam puddling.—The owner or owners of any steam puddling machinery shall be entitled to divert and use for puddling purposes, in addition to that herein provided for machinery, any quantity of water not exceeding two (2) sluice-heads.

Water wheels.—The owner or owners of water wheels erected for pumping shallow claims shall be entitled to one sluice-head of water for working such wheels.

Machinery worked by water power.—The owner or owners of any quartz crushing, puddling, or other machinery used in mining operations and worked by water power shall be entitled to divert and use for such purposes any quantity that they may require; provided always that no water shall be diverted or used for motive power, when such diversion or use interferes in any way

with the supply required for general mining or washing purposes.

Steam engines.—The owner or owners of any steam engines employed in mining operations shall be entitled to divert and use such quantity of water as may be *bond fide* required to supply such engine in addition to that herein provided for any other purpose.

Quartz crushing.—The owner or owners of any quartz crushing machinery worked by steam or other motive power shall be entitled to divert and use for crushing purposes any quantity of water not exceeding one-fourth of a sluice-head to every two (2) tons of stamping or other crushing power employed.

The undersigned members of the said mining board concurred in making the foregoing bye-laws.

GEORGE MOORE,
JOHN SHARP,
W. J. HIGGANS,
JOHN WALL,
BENJ. GOULDEN,
S. W. THOMPSON,
EDWARD MELLISH,
ROB. LAMB, Chairman.

Members.

It is hereby certified, that the foregoing Bye-law, No. XII, of the Mining Board for the district of Ballaarat, has been made in the form and has been signed in the manner prescribed by law; and any person desirous to dispute the validity of such bye-law is hereby required to do so in accordance with the provisions of 21 Victoria No. 32, sec. 112.

Gazetted on the 29th day of January, 1861.

P.10553.

RICHARD HEALES.

BEECHWORTH MINING DISTRICT.

BYE-LAWS.—[14th December, 1860.]

AT a meeting of the mining board of the mining district of Beechworth, begun and holden at Beechworth, in the said district, on Friday, the 14th December, 1860, it is ordained by the said board as follows, that is to say—That

183. The words worked and abandoned ground shall mean ground within a claim the greater portion of which has been mined upon for gold and abandoned, but no ground shall be deemed to be abandoned unless pronounced to be such by the warden.

184. Any miner desiring to work any ground in the bed of a creek on which a dam for the purpose of diverting water is erected, shall construct such works as shall make the water as available as before. Upon completion of these works the water diverters shall forfeit the dam, which may then be occupied by the constructor of the works substituted therefor.

185. Surface claims in the Omeo division shall be marked off with the length at right angles to the general bearing of the valley in which they are situated.

186. Holders of creek bed claims in the Snake Valley, Three-mile Creek, and Spring Creek divisions of the Beechworth mining district, shall be entitled to one sluice-head of water running in the creek for twelve hours daily; any water in excess of this quantity may be diverted in accordance with the bye-laws providing for diversion of water.

187. On and after the appointment of registrars for the Beechworth mining district, the occupation, amalgamation and transfer of all claims other than ordinary claims, and the occupation and transfer of all races and reservoirs, shall be registered with them instead of with the wardens or surveyors, as heretofore enacted in the bye-laws of this board.

188. The fees which registrars shall be entitled to demand shall be:—For the registration of all claims other than quartz frontage or ordinary claims, 2s.; for each registration of a mining claim, 2s.; for the registration of races and reservoirs, 2s.; for the registration of a transfer, 2s.; and for permission to inspect the registration books and obtain an extract, 2s.

The undersigned members of the said mining board concurred in making the foregoing bye-laws.

JOHN DONALD (except No. 186).
WILLIAM SMITH (except Nos. 183, 188),
J. T. ROGERS,
DONALD FLETCHER,
GEO. W. KENNEDY (except Nos. 183, 184),
PETER WRIGHT, Chairman.

Members.

It is hereby certified that the foregoing bye-laws of the mining board for the district of Beechworth have been made in the form and have been signed in the manner prescribed by law; and any person desirous to dispute the validity of such bye-laws is hereby required to do so in accordance with the provisions of 21 Victoria No. 32, sec. 112.

Gazetted on the 29th day of January, 1861.

P.11476.

RICHARD HEALES.

Melbourne Botanic and Zoological Gardens,
15th January, 1861.

SEEDS OF THE CHINESE TEA-PLANT FOR DISTRIBUTION.

A QUANTITY of fresh seeds of the Chinese tea-plant having been received from His Excellency Sir H. G. R. Robinson, Governor of Hong Kong, for the purpose of initiating the culture of tea in Australia: Notice is hereby given that supplies of these seeds will be furnished on personal application at the office of the Government Botanist.

FRED. MUELLER, M.D.,
Government Botanist.

RETURN of Lands purchased by private contract, under Act 21 Victoria No. 117, section II.
LANDS PURCHASED BY SELECTION.

Lot.	Allotment.	Section.	Date of Auction.	Parish.	Extent.	Price per Acre.	When Selected.	Name of Purchaser.	Residence.	Deposit Forfeited.	Amount.
5	5	1A	10th September, 1857	Bel-bet	A. B. T. 89 3 24	£ s. 1 0	31st December	Michael Rogan	Bel-bet	No offer	£ s. d. 89 18 0

J. H. BROOKE,
 President of the Board of Lands and Works.

Crown Lands Selection Office,
 Melbourne, 26th January, 1861.

Crown Lands Selection Office,
 Melbourne, 26th January, 1861.
SCHEDULE OF UNSOLD LOTS.
WOODEND SALE.—7TH JANUARY, 1861.
Special Lands.
 Lot 58. No offer.
HEATHCOTE SALE.—22ND JANUARY, 1861.
Special Lands.
 Lots 18 to 26, 28 to 41. No offer.
HEATHCOTE SALE.—23RD JANUARY, 1861.
Special Lands.
 Lots 2, 3, 4, 16, 18, 19, 21 to 23, 28 to 31. No offer.
 Lots 6, 12 and 13. Withdrawn.
STAWELL SALE.—22ND JANUARY, 1861.
Special Lot.
 Lot 25. No offer.
J. H. BROOKE,
 President of the Board of Land and Works.

Lands and Survey Office,
 Melbourne, 25th January, 1861.
TITLE DEEDS.
 THE following Title Deeds have, since the 19th instant, been forwarded for delivery at the Receipt and Pay Offices undermentioned, on receipt of the established fees.
J. H. BROOKE.

- AT THE RECEIVER AND PAYMASTER, MELBOURNE.**
- 913 p. Brock, Alexander, 610a., unnamed
 - Russell, Joseph, 69a. 2r. 35p. Bel-bet
 - To the Board of National Education, 2r., Eaglehawk
 - Austin, James, devisee in trust of the will of Solomon Austin, deceased, 640a., Modewarre
- AT THE RECEIVER AND PAYMASTER, BERRICHOOTH.**
- B 10 Money, E. L., 4a. 1r. 1p., Barnawartha
- AT THE RECEIVER AND PAYMASTER, AVOCA.**
- 897 Howqua, Ahkin, 352p., Avoca
- AT THE RECEIVER AND PAYMASTER, SANDHURST.**
- B 10 Kaye, William, and Butchart, James, 120a., Salisbury
 - Kaye, William, and Butchart, James, 120a., Salisbury
 - Kaye, William, and Butchart, James, 160a., Salisbury
 - Kaye, William, and Butchart, James, 87a. 2r. 3p., Salisbury
 - Kaye, William, and Butchart, James, 87a. 2r. 3p., Salisbury
 - Kaye, William, and Butchart, James, 88a., Salisbury
 - Kaye, William, and Butchart, James, 100a., Salisbury
 - Kaye, William, and Butchart, James, 88a., Salisbury
 - Kaye, William, and Butchart, James, 102a. 1r. 21p., Salisbury
 - Kaye, William, and Butchart, James, 120a., Salisbury
 - Kaye, William, and Butchart, James, 120a., Salisbury
- AT THE RECEIVER AND PAYMASTER, CASTLEMAINE.**
- 1095 Tuylipin, Henry, 1 2-5p., Chewton
 - Tuylipin, Henry, 1r. 8p., Chewton
 - 926 Cradock, John, 26p., Castlemaine
 - 962 McKinnon, John, 29a. 0r. 10p., Yandoit
- AT THE RECEIVER AND PAYMASTER, BELFAST.**
- 911 p. Gray, Charles, 320a., Nareeb-nareeb
 - 910 p. Gray, Charles, 320a., Nareeb-nareeb

Office of Roads and Bridges,
 Melbourne, 29th January, 1861.
PROPOSED ROAD.
COUNTY OF RODNEY.

NOTICE is hereby given that a map and survey plan, describing the exact course and bearings of, and the admeasurements required for, a diversion of the road from Sandhurst to Heathcote, proposed to be made by the Board of Land and Works, together with a description of the lands through which the same is proposed to pass, and the name of the owner and occupier thereof, so far as known, and also an estimate of the expense of the said work, have been deposited at the Surveyor General's Office, Melbourne, the particulars of which are as follow:—

DESCRIPTION OF THE LAND REQUIRED.—The proposed new road passes through the pre-emptive section of Messrs. Hefferman and Crowley, in the parish of Axedale and county of Rodney; it commences at a point about forty-one chains south 65 degrees 4 minutes west from the north-east corner of Messrs. Hefferman and Crowley's pre-emptive section, and extends north 97 degrees 30 minutes east for a distance of thirty-four chains to where it crosses the east boundary-line of the abovenamed pre-emptive section.

The area required for the road is three acres one rood and twenty-four perches, and the estimated cost of opening the above road is £108 16s., viz., for erecting 272 rods of fencing at 8s. per rod.

All persons affected by the proposed diversion road are requested to set forth in writing, addressed to the President of the Board of Land and Works, Office of Roads and Bridges, Melbourne, within forty days from the first publication of this notice, any well-grounded objections that they may have to the said diversion, failing which they will be thereafter precluded from making any such objections or claiming any compensation whatsoever.

J. H. BROOKE,
 President of the Board of Land and Works.
 R.&B.1910.

Office of Roads and Bridges,
Melbourne, 29th January, 1861.
PROPOSED DEVIATION OF ROAD.
COUNTY OF GRANT.

NOTICE is hereby given that a map and survey plan, describing the exact course and bearings of, and the admeasurements required for, a road in the parish of Gheringhap and the county of Grant (being a deviation in the road which leads from the Lower Western road to Pollocksford bridge), proposed to be made by the Board of Land and Works, together with a description of the land through which the same is proposed to pass, and the name of the owner and occupier thereof, so far as known, and also an estimate of the expense of the said work, have been deposited at the Surveyor General's Office, Melbourne, the particulars of which are as follow:—

DESCRIPTION OF THE LAND REQUIRED.—Commencing at a point on the west side of the present road five chains sixty-four links from the Lower Western road; thence bearing north 196 degrees 53 minutes east ninety chains forty-eight links joining the present road aforesaid. The distance is measured on the west side of the intended deviation.

The quantity of land required is nine acres two roods and sixteen perches (the same area as is contained in the present road), and is the property of Mr. James Riley.

The cost of effecting the deviation is estimated at £96 16s., viz., for removing the fencing from the present to the proposed line of road.

All persons affected by the proposed deviation of road are requested to set forth in writing, addressed to the President of the Board of Land and Works, Office of Roads and Bridges, Melbourne, within forty days from the first publication of this notice, any well-grounded objections that they may have to the said deviation, failing which they will be thereafter precluded from making any such objections or claiming any compensation whatsoever.

J. H. BROOKE,
R.&B.2687. President of the Board of Land and Works.

Lands and Survey Office,
Melbourne, 23rd January, 1861.
**LAND PROPOSED TO BE PERMANENTLY
RESERVED.**

IN pursuance of the 4th section of the Crown Lands Sale Act, 24 Victoria No. 117, it is hereby notified that it is intended to permanently reserve from sale the Crown land hereinafter described, upon the expiration of one month from the date hereof, for the protection of the old graves at Wedderburne.

DESCRIPTION OF THE OLD BURIAL GROUND.—Commencing at a point bearing south 68 degrees 9 minutes east nine chains nine links from the north-east angle of block O in the township of Wedderburne; thence east one hundred and fifty links; thence south one hundred and fifty links; thence west one hundred and fifty links; thence north one hundred and fifty links to the commencing point. Area 36 perches.

By His Excellency's Command,
L.&S.8338. J. H. BROOKE.

Mining Department,
Melbourne, 29th January, 1861.
MINING LEASES.

THE Mining Leases, of which the dates and terms, with the lessees' names, extent of ground leased, and annual rent reserved, are as undermentioned, have, since the 9th instant, been forwarded to the wardens' offices at the places respectively named, for execution by and issue to the said lessees.

DAYLESFORD.

17th January, 1861; 5 years; R. W. Parker, S. H. Gannon; 12a. 3r. 8p.; £64.

KORONG.

17th January, 1861; 10 years; J. Catto, C. Eassie, W. Bruggemann; 5a. 0r. 2p.; £25 1s.

DUNOLLY.

28th December, 1860; 10 years; R. W. Hammond; 7a. 0r. 29p.; £35 18s.

SANDHURST.

17th January, 1861; 10 years; R. Meers; 5a.; £25.

SANDHURST.

17th January, 1861; 10 years; J. Marshall, M. Ryan, J. Wilkie; 4a.; £20.

STEIGLITZ.

17th January, 1861; 10 years; E. R. Priestly, E. B. Pensom; 24a. 3r. 6p.; £30.

BUNINYONG.

17th January, 1861; 10 years; J. Calder, H. Wood, W. Davidson; 55a. 3r. 1p.; £45.

BUNINYONG.

17th January, 1861; 10 years; R. Colvin, P. Mead, W. Bowman, D. McFarlane; 55a. 3r. 1p.; £45.

SMYTHESDALE.

17th January, 1861; 10 years; W. Fitzridge, F. Wilson, E. Chidwick, C. Bish; 18a. 2r. 15p.; £15.

SMYTHESDALE.

17th January, 1861; 3 years; C. M. Lewis; 10a. 0r. 30p.; £50 19s.

SMYTHESDALE.

17th January, 1861; 10 years; J. Evans; 5a. 2r.; £6 14s.

SMYTHESDALE.

17th January, 1861; 10 years; C. J. Evans; 19a. 1r. 20p.; £96 17s.

J. B. HUMPHREY.

No. 14.—JANUARY 29, 1861.—4.

MUNICIPALITY OF ARARAT.

BYE-LAW No. 25.—FOR MAKING AN ASSESSMENT OF HOUSE AND LAND PROPERTY WITHIN THIS MUNICIPAL DISTRICT FOR THE YEAR 1860-61.

WHEREAS by an Act of Council, 18 Victoria No. 15, intitled, *An Act for the establishment of Municipal Institutions in Victoria*, the council of any municipal district is empowered to make an assessment on all property in houses and lands within the limits of such municipal district according to its fair average annual value: Be it therefore ordered and directed by the Ararat municipal council, that the assessment on the annual value of property within the municipal district of Ararat, estimated at £18,201 11s. sterling, as approved by the justices of the peace in petty sessions assembled, shall be the value on which a rate of not more than Two shillings in the pound shall be levied, and shall be legal and in force for the current municipal year, commencing on the 20th day of September, 1860, and ending on the 20th day of September, 1861.

BYE-LAW No. 26.—A BYE-LAW FOR LEVYING A RATE OF ONE SHILLING AND SIXPENCE IN THE POUND UPON THE RATEABLE PROPERTY WITHIN THE MUNICIPAL DISTRICT OF ARARAT, FOR THE YEAR ENDING THE 20TH DAY OF SEPTEMBER, 1861.

WHEREAS by an Act of Council, 18 Victoria No. 15, intitled, *An Act for the establishment of Municipal Institutions in Victoria*, the council of any municipal district is empowered to impose a rate upon all property in houses and lands within the limits of such district, such rate not to exceed Two shillings in the pound upon the fair average annual value: Be it therefore ordered and directed by the Ararat municipal council, that a rate of One shilling and sixpence in the pound be levied on the annual value of all property in houses and lands within the municipal district of Ararat, for the year ending the 20th day of September, One thousand eight hundred and sixty-one, and that one portion thereof of One shilling in the pound be due and payable on and after the first day of November, 1860, and the remaining portion thereof of Sixpence in the pound be due and payable on and after the first day of May, 1861; provided nevertheless where the total rate for the whole year does not exceed the sum of Twenty shillings, the same shall become due and payable in the full amount on the first day of November One thousand eight hundred and sixty.

Chief Secretary's Office,
Melbourne.

The foregoing Bye-laws, Nos. 25 and 26, made by the municipal council of Ararat, have been assented to by the Governor in Council.

S. { 411.
412. RICHARD HEALES.

MUNICIPALITY OF FOOTSCRAY.

BYE-LAW No. 9.—A BYE-LAW FOR THE REGULATION OF BATHING IN THE YARRA-YARRA AND SALTWATER RIVERS, SITUATED WITHIN THE FOOTSCRAY MUNICIPAL DISTRICT.

WHEREAS by an Act of Council, 18 Victoria No. 15, intitled, *An Act for the establishment of Municipal Institutions in Victoria*, it is amongst other things enacted, that every such municipal council may also make such bye-laws as may be necessary for the preservation of public decency, and the general good rule and management of such municipal district:

Be it therefore ordered and directed by the Footscray municipal council, that from and after the date of this bye-law receiving the assent of His Excellency the Governor of Victoria, as required by the provisions of the said Act, the following regulation shall be in force respecting bathing within the Footscray municipal district:—

That it shall be lawful for any person to bathe from and after the hour of Six o'clock in the evening until the hour of Seven o'clock in the morning, any day between the months of October and May, both inclusive, and from and after the hour of Six o'clock in the evening until the hour of Eight o'clock in the morning between the months of June and September, both inclusive; and that the site appropriated for bathing be fixed between the powder magazine and Mr. White's quarry, within the Footscray municipal district, which regulation shall be indicated by notice boards erected by authority of the said council at such places as may be deemed most public.

Any person contravening the foregoing regulation shall, on conviction before any one or more justice of the peace, forfeit and pay a sum not exceeding Ten pounds.

Chief Secretary's Office,
Melbourne.

The foregoing Bye-law, No. 9, made by the municipal council of Footscray, has been assented to by the Governor in Council.

S. 391. RICHARD HEALES.

MUNICIPALITY OF GISBORNE.

BYE-LAW No. 1.—A BYE-LAW TO REGULATE BY MEANS OF STANDING ORDERS THE PROCEEDINGS OF THE COUNCIL FOR THE MUNICIPAL DISTRICT OF GISBORNE.

WHEREAS by the Act of Council 18 Victoria No. 15, intitled, *An Act for the establishment of Municipal Institutions in Victoria*, it is amongst other things enacted that it shall be competent for the council of any municipal district to make bye-laws for the regulation of their own proceedings (18 Victoria No. 15, sec. 26): Be it therefore ordered and directed by the council of the municipal district of Gisborne, that from and after the date of this bye-law receiving the assent of His Excellency the Governor, the proceedings and business of the said municipal council shall be conducted according to the

following regulations only, which shall be and be called the "Standing Orders" of the said council, that is to say:—

CHAPTER I.

That in all cases not hereinafter provided for, resort shall be had to the rules, forms, and usages of Parliament, which shall be followed so far as the same are applicable to the proceedings of this council.

Order of Proceedings.

1. The business of the council shall be conducted on all ordinary occasions with open doors, but any three members present may require the exclusion of strangers until it shall have been decided by the council whether the questions proposed to be introduced shall be discussed with open doors.

2. At all meetings of the council the business shall commence so soon after the time stated in the summons as a legal quorum is present; but, should a quorum not be present at the expiration of thirty minutes, such circumstance shall be noted (with the names of the members present) in the minute book, and the business on the notice paper shall be postponed to the next meeting of the council.

3. At every regular meeting of the council the first business thereof shall be the reading and putting for confirmation the minutes of any preceding meetings, and no discussion shall be permitted thereon except as to their accuracy as a record of the proceedings. The minutes, when confirmed, shall be signed by chairman for the time being.

4. That after the confirmation of the minutes the order of business shall be as follows, or as near thereto as may be practicable; but, for the greater convenience of the council, at any particular meeting thereof, it may be altered by resolution to that effect:—

Order of Business.

1. Reading of copies of letters sent by authority of the council.
2. Reading letters received, and considering and ordering thereon.
3. Reception and reading of petitions and memorials.
4. Reading and ordering on reports of permanent committees.
5. Reading and ordering on reports of deputations.
6. Reading and ordering on reports of special committees.
7. Orders of the day, including subjects arising from proceedings of former meetings.
8. Motions of which previous notice have been given.

5. Every communication addressed to the council shall be in the form of petition or memorial in writing (not printed or lithographed), and be presented by one of its members, who shall be responsible for its being respectfully worded.

6. On the presentation of a petition, no debate shall take place thereon until notice has been given in the usual manner, and the only questions that shall be entertained on the occasion of its presentation shall be that the petition be received, and if necessary, that it be referred to a committee or taken into consideration with any order of the day to which such petition may refer; and every member presenting a petition to the council shall confine himself to a statement of the persons from whom it comes, of the number of signatures attached to it, of the material allegations contained in it, and to the reading of the prayer thereof. Every petition must be signed by at least one person on every skin and sheet on which it is written.

7. No report of a committee shall be considered or adopted on its presentation nor until due notice thereof shall be given, nor shall any debate be allowed thereon except as to its being received, and if thought necessary printed for distribution among the members.

8. If in the report of a committee there are distinct recommendations contained, such report shall not be adopted until notice has been given of the several recommendations, and the sense of the council taken separately on each.

9. The reports of any committee shall be numbered in consecutive order and signed by the chairman thereof, or in the event of his absence then by the chairman for the time being, previous to being presented to the council.

10. The orders of the day shall include all matters arising out of the proceedings of former meetings of the council, and any business which the chairman may think fit to bring under consideration; any member of the council may, however, bring forward such business as he may consider advisable in the form of a notice of motion, such notice to be given to the town clerk at least three clear days previous to the meeting at which the same is to be taken into consideration; and all such notices of motion shall be considered in the order in which they are given.

11. No motion shall be proceeded with unless the councillor giving notice, or one of the council authorised by him in writing, be present to proceed with the same when called upon.

12. The notice paper shall be prepared by the town clerk, and caused to be delivered to each councillor two clear days previous to each council meeting.

13. No motion, the effect of which would be to rescind any previous resolution of the council, shall be entertained during the same municipal year, unless a call of the whole council has been duly ordered for that purpose; and no motion for rescinding any resolution of the council shall be entertained during the same municipal year, unless by consent of at least five members of the council.

14. No bye-law shall be finally passed or adopted at the meeting at which it shall have been first proposed, nor until the next meeting of the council regularly convened, and every such bye-law shall, in the *interim*, remain open for the inspection of any of the ratepayers, free of charge.

15. No motion proposing any petition, address, bye-law or standing order shall be entertained unless the mover shall submit therewith a draft of such petition, address, bye-law or standing order, and the draft so submitted shall in no case be taken into consideration until it shall have been referred to the legislative committee, who shall report thereon; and the mover of every such proposition shall be for that occasion a member of such committee.

16. The original manuscript of any motion or amendment that is submitted to the council shall be preserved until the minutes of the meeting at which the same has been disposed of are confirmed in the usual way.

Order of Debate.

17. Any member desirous of making a motion or amendment shall rise and address the chairman, and shall not be interrupted unless called to order, when he shall sit down until the member calling to order shall have been heard thereon and the question of order disposed of, when the member in possession of the chair shall proceed with the subject.

18. Any member desirous of proposing either an original motion or amendment must state the nature of such motion or amendment before addressing the council in support thereof, and when making a motion or amendment shall put it in form, sign and deliver it to the town clerk, who shall add thereto the name of the seconder; and no motion or amendment so made shall be withdrawn without the leave of the council.

19. No motion or amendment shall be made or discussed unless it be seconded; any member may, however, require the enforcement of any standing order of the council, by simply noticing that such order is disobeyed.

20. A member moving a motion shall be held to have spoken thereon, but a member merely seconding a motion without remark shall not be held to have spoken upon it.

21. The members in meeting of council shall designate each other by their official titles, viz., that of chairman or councillor.

22. If two or more members rise to speak at the same time, the chairman shall decide which is entitled to priority.

23. The chairman shall rise in addressing the council to discuss any question.

24. No member shall speak twice on the same question, except by way of explanation, or in reply upon any original motion of which he may have been the mover, or as the mover of the amendment last carried; and after the reply the amendment on the original motion, as the case may be, shall be immediately put to the vote.

25. The chairman shall, without waiting for the interposition of the council, call to order any member proceeding to speak a second time on the same question, unless entitled to reply, or in explanation where he has been misrepresented or misunderstood.

26. The chairman, when called upon to decide a point of order or practice, shall state the rule or precedent applicable to the case, without argument or comment, and his decision as to what is order or explanation shall be final for that occasion in each case.

27. No member shall digress from the subject matter of the question under discussion, or comment upon the words used by any member in a previous debate; and all imputations of improper motives, and all personal reflections on members, shall be considered highly disorderly.

28. Any member who shall use any expression capable of being applied offensively to any other member, shall, if required by the council, withdraw such expression, and make a satisfactory apology to the council, under a penalty, in case he refuse or neglect to do so before the rising of the council, of not less than One and not more than Ten pounds.

29. When, in case of disorderly conduct, the chairman shall call upon any member by name, such member shall withdraw as soon as he has been heard in explanation, and after such member's withdrawal the council shall at once take the case into consideration.

30. Any member may require the town clerk to take down any particular words used by a member immediately upon the same being used.

31. Any member may, of right, require the production of any documents of the council relating to the question or matter in discussion.

32. One amendment only shall be discussed at one time, but if lost, another may be moved before the original question is put to the vote; but upon any amendment being carried, such amendment shall be held to have quashed the original motion, and for all purposes of discussion the amendment so carried shall be acted on as an original motion; and it shall be competent for any member to move one other amendment thereon but not more.

33. A question may be superseded—1st, by the adjournment of the council on the motion of a member, "that the council do now adjourn;" 2nd, by the previous question, viz., "that this question be now put," being proposed and negatived.

34. The chairman shall, on taking the vote on any motion or amendment, put the question first in the affirmative and then in the negative, and he may do so as often as is necessary to enable him to form and declare his opinion from the show of hands as to which party has the majority.

35. The council shall vote by show of hands excepting in cases of elections, when the vote shall be by ballot; any member of the council may, however, call for a division upon any question, in which case the members voting in the affirmative shall stand up, and those in the negative shall retain their seats until the vote is recorded.

36. No discussion shall be allowed on any motion for adjournment of the council, but if on the question being put the motion be negatived, the subject then under consideration, or the next on the notice paper shall be discussed, or any other that may be allowed precedence before any subsequent motion for adjournment shall be entertained; but if the motion for adjournment be carried, the business then undisposed of shall have precedence at the next meeting of the council.

37. In the consideration of any matter of detail, it shall be competent for the council to resolve itself into a committee of the whole.

38. Any member of the council may enter his protest against any resolution of the council, provided that such protest is not inconsistent with truth or disrespectful to the council. Notice of intention to protest must, however, in every case, be given

on the adoption of the resolution protested against; and the protest, signed by the member or members protesting, and specifying the reasons for protesting, must be entered before the next regular meeting of the council by the protesting member in a book to be kept for that purpose in the town clerk's office, and duly referred to in the minutes of council, the same to be considered also a part of such minutes.

39. If a debate on any order of the day or on a motion be interrupted by the council being counted out, such order of the day or motion may be restored to the notice paper, and the debate thereupon resumed at the next meeting of the council at the point where it was so interrupted.

40. If the discussion of any question in a committee of the whole council be interrupted for want of a quorum, the council may order the resumption of such committee on a future day on motion upon notice, and the discussion of such question shall then be resumed at the point at which it was so interrupted.

CHAPTER III.
Permanent Committees.

41. There shall be at least four permanent committees, consisting of three members each, two to form a quorum, formed under the following heads:

- 1st. Public Works and Lighting,
- 2nd. Finance and Rates,
- 3rd. Markets and Licensing,
- 4th. Health and Legislation.

Which committees shall be elected annually by voting papers by the members of the council.

42. Every committee at the first meeting after its appointment shall elect one of its members to be chairman for the municipal year, and in his absence shall elect a chairman for the time being.

43. The chairman of the council, when elected on any permanent committee, shall be the chairman thereof; when special committees are appointed for a merely temporary purpose, the member proposing such committee shall be the chairman thereof, and the standing orders of the council shall be observed in all committees, except as to the number of times limited for speaking.

44. Special committees shall not consist of less than five members, three to be a quorum, and shall be subject to the same regulations as they apply so far as permanent committees.

45. If there shall not be a quorum of members present within thirty minutes of the time fixed for the meeting of any committee, such meeting shall lapse, but it may be competent for the chairman of such committee if necessary to convene another meeting at a future day.

46. Any member of a committee absenting himself from three consecutive meetings duly convened, shall cease to be a member thereof.

47. The council shall, if it thinks fit, on the requisition of any member, discharge him from serving on a committee, and all vacancies as they occur shall be filled up by the council.

48. All questions shall be decided by a majority of votes, and whenever the votes are equal, the chairman shall have the casting vote.

49. The meetings of all committees shall be held at the council chamber.

50. The finance committee shall be at liberty at their discretion to authorise disbursements for current expenses, to an amount not exceeding Five pounds in any one week.

51. The town clerk shall convene any permanent committee within ten days of its first appointment, and every select committee, within five days of the same, or at any other time thereafter, by order of the council, or the written order of the chairman, or on that of any two members of such committee; and of all committee meetings the town clerk shall give each member at least twenty-four hours' notice.

MISCELLANEOUS REGULATIONS.

52. For the consideration of any bye-law or for the raising or appropriating of money, or for the object contemplated in standing order No. 13, or for any other important business, it shall be competent for any member, without previous notice, to move for a call of the whole council for the consideration of any such subject at the next or any subsequent meeting; and upon such motion being carried, due notice thereof shall be given in the notice paper for the day, when the order of the day, or notice of motion for which such call was made, is set down for consideration; and any member not in attendance when such order of the day or notice of motion comes under consideration, or not in attendance at the voting upon such question or any amendment thereof, whether of adjournment or otherwise, shall be liable to a penalty of One pound, unless reasonable cause be shown for such absence to the satisfaction of the council.

53. No election to any office at the disposal of the council shall take place unless five clear days' notice have been given in one or more newspaper or newspapers, inviting applications for the same, and the salary or other remuneration of such office shall in all cases be fixed before proceeding to the election.

54. At the election for officers at the disposal of the council the voting shall be by ballot, on cards to be provided for the purpose, signed by the voter and containing the name or names of the person or persons to be voted for; and no voting card shall be received at any election which is not signed by the member voting; and such voting cards shall be kept in the town clerk's office for the twelve months next ensuing the day of election.

55. No member or officer of the council, or any auditor of the municipality of Gisborne, shall be received as surety for any officer appointed by the council, or for any work to be done for the council. In all cases of security being given for the faithful performance of any duty or contract, the expense of preparing such security shall be borne by the person providing the same.

56. No councillor shall have, directly or indirectly, by himself or partner, any share or interest in any contract or employment with or by the council, except he be a shareholder in any public company or corporation with which this council may contract.

57. The town clerk shall have the custody of the common seal of the municipal council, and be responsible for the same and the proper use thereof, each impression of the seal being verified by the signature of that officer.

58. The town clerk shall not affix the common seal to any corporate document without the express order of the council, nor unless such document bears the signature of the chairman; but in the case of powers of attorney and other legal documents not relating to the corporation, the signatures to which require to be verified before the chairman by declaration, and in any such case, the said seal shall and may be affixed by the town clerk to the chairman's certificate accompanying the same.

59. Any one or more of the standing rules and orders may be suspended *pro tem.* in case of emergency, with the consent of a majority of the council.

Chief Secretary's Office,
Melbourne.

The foregoing bye-law, No. 1, made by the municipal council of Gisborne, has been assented to by the Governor in Council.

P.11174.

RICHARD HEALES.

MUNICIPALITY OF HOTHAM.

BYE-LAW No. 9.—TO ENABLE THE CHAIRMAN OF THE MUNICIPAL COUNCIL OF HOTHAM TO BE EX OFFICIO A MEMBER OF EVERY PERMANENT COMMITTEE OF SUCH COUNCIL.

WHEREAS by an Act of Council, 18 Victoria No. 15, intitled, *An Act for the establishment of Municipal Institutions in Victoria*, it is amongst other things enacted, that it shall be competent for the council of any municipal district to make bye-laws for the regulation of their own proceedings: And whereas it has been found inconvenient that no provision has been made authorising the chairman of the municipal council of Hotham to attend, whenever he shall see fit, all meetings of permanent committees, whether the said chairman has been elected a member of the same or no: Be it therefore ordered and directed by the council of the municipal district of Hotham, that from and after the date of this bye-law receiving the assent of His Excellency the Governor, the chairman of the said council for the time being shall be *ex officio* a member of every permanent committee of such council, with all the powers of an elected member, excepting that he shall not act as chairman of such committee if the permanent chairman thereof is present.

BYE-LAW No. 10.—FOR MAKING AN ASSESSMENT AND IMPOSING A RATE OF ONE SHILLING IN THE POUND FOR THE CURRENT MUNICIPAL YEAR ENDING 19TH OCTOBER, 1861.

WHEREAS by the Act of Council 18 Victoria No. 15, intitled, *An Act for the establishment of Municipal Institutions in Victoria*, the council of any municipal district is authorised and required to assess all property in houses and lands within the limits of such municipal district (except property belonging to Her Majesty) according to its fair average annual value, and to impose a rate on all such properties for the current year: And whereas the council of the municipal district of Hotham has lately caused a valuation of all rateable property within the said district to be made for the purpose of assessing the same, and which said value amounts to the sum of £42,185: And whereas all appeals against such valuation have been finally heard and determined, and such valuation has been amended as provided by the said Act: And whereas such amended valuation amounts to the sum of £41,736: Be it therefore ordered and directed by the said municipal council of Hotham, that the said valuation or assessment, as amended, be confirmed; and that a rate of One shilling in the pound for the current municipal year ending 19th October, 1861, on the said annual value of the said respective properties be and the same is hereby imposed and levied, and that three-fourths of the amount of such rate shall be due and payable on the 1st day of February, 1861, and the residue on the 1st day of May, 1861.

Chief Secretary's Office,
Melbourne.

The foregoing Bye-laws, Nos. 9 and 10, made by the municipal council of Hotham, have been assented to by the Governor in Council.

S. { 271.
561.

RICHARD HEALES.

APPROACHING LAND SALES.

CROWN Lands have been offered in previous numbers of the Gazette for sale and selection at the places mentioned below, viz. :—

SPECIAL LANDS.		No. of Gazette of 1860.
(For sale by Auction at 11 a.m.)		
CASTLEMAINE, on—		
Wednesday, 30th January	169
CRESWICK, on—		
Wednesday, 30th January	169
Thursday, 31st January	169
CASTLEMAINE, on—		No. of Gazette of 1861.
Tuesday, 5th February	3
Wednesday, 6th February	3
Tuesday, 26th February	13
Wednesday, 27th February	13
GISBORNE, on—		
Wednesday, 27th February	12
LINTON'S, on—		
Tuesday, 19th February	

	No. of Gazette
MELBOURNE, on—	
Tuesday, 19th February	8
Thursday, 23th February	12
SANDHURST, on—	
Tuesday, 26th February	12
WARRNAMBOOL, on—	
Wednesday, 6th February	3

COUNTRY LANDS.

(Applications for purchase and lease received until 11 a.m. at—)

GEELONG, until—	
Tuesday, 26th February	12
Thursday, 23th February	12
MARYBOROUGH, until—	
Friday, 22nd February	10
MELBOURNE, until—	
Friday, 22nd February	10
SANDHURST, until—	
Wednesday, 27th February	12

Lands and Survey Office,
Melbourne.

SALE (No. 99) OF COUNTRY LANDS AT GEELONG.

Applications to be received until 4th March, 1861, inclusively, by
ALEXANDER JOHN SKENE, District Surveyor.

PROCLAMATION.

By His Excellency SIR HENRY BARKLY, Knight Commander of the Most Honorable Order of the Bath, Captain-General and Governor-in-Chief of the Colony of Victoria, and Vice-Admiral of the same, &c., &c., &c.

IN pursuance of the authority in me vested by an Act of the Parliament of Victoria, passed in the session held in the twenty-third and twenty-fourth years of the reign of Her Majesty Queen Victoria, intituled, *An Act for regulating the Sale of Crown Lands and for other purposes*, I do hereby notify and proclaim that applications for purchase and lease of any of the allotments of Country Lands hereinafter mentioned will be received until the hour of Eleven o'clock of Monday, the 4th day of March next ensuing, by Alexander John Skene, District Surveyor, at the District Survey Office, Geelong; and that the applicants for any of such allotments must at the time of or before making their applications make payment to George F. Belcher, Receiver and Paymaster at Geelong, at the rate and in the manner fixed by the said Act; and that all such applications will be considered and determined on at the hour of Noon upon the fourth day of March next, at the said District Survey Office, Geelong; and that a lease will, if demanded, be granted of the remaining subdivision of any allotment of which the applicant shall elect to purchase only one subdivision, for the term of seven years, on the conditions and under the provisions contained in the said Act.

COUNTRY LANDS.

COUNTY OF GRENVILLE, PARISH OF TURKEETH.

Situated immediately south and west of Mount Gellibrand, and north of Messrs. Ayrey and Nicol's purchased lands, distant twelve miles north-easterly from Colac, and thirty-five miles westerly from Geelong.

- Lot 1. Allotment 74, subdivision A, 90a.
- Lot 2. Allotment 74, subdivision B, 90a.
- Lot 3. Allotment 75, subdivision A, 89a. 1r. 23p.
- Lot 4. Allotment 75, subdivision B, 89a. 1r. 30p.
- Lot 5. Allotment 76, subdivision A, 89a. 1r. 23p.
- Lot 6. Allotment 76, subdivision B, 89a. 1r. 30p.
- Lot 7. Allotment 77, subdivision A, 69a. 2r. 9p.
- Lot 8. Allotment 77, subdivision B, 69a. 2r. 9p.
- Lot 9. Allotment 78, subdivision A, 69a. 2r. 9p.
- Lot 10. Allotment 78, subdivision B, 69a. 2r. 9p.
- Lot 11. Allotment 79, subdivision A, 69a. 2r. 9p.
- Lot 12. Allotment 79, subdivision B, 69a. 2r. 9p.
- Lot 13. Allotment 80, subdivision A, 69a. 2r. 9p.
- Lot 14. Allotment 80, subdivision B, 69a. 2r. 9p.
- Lot 15. Allotment 84, subdivision A, 46a. 2r. 12p.
- Lot 16. Allotment 84, subdivision B, 46a. 2r. 12p.
- Lot 17. Allotment 85, subdivision A, 57a. 2r. 6p.
- Lot 18. Allotment 85, subdivision B, 57a. 2r. 6p.
- Lot 19. Allotment 86, subdivision A, 68a. 2r.
- Lot 20. Allotment 86, subdivision B, 68a. 2r.
- Lot 21. Allotment 87, subdivision A, 79a. 1r. 33p.
- Lot 22. Allotment 87, subdivision B, 79a. 1r. 34p.
- Lot 23. Allotment 88, subdivision A, 70a. 2r. 6p.
- Lot 24. Allotment 88, subdivision B, 70a. 2r. 9p.
- Lot 25. Allotment 89, subdivision A, 81a. 2r.
- Lot 26. Allotment 89, subdivision B, 81a. 2r. 3p.
- Lot 27. Allotment 90, subdivision A, 92a. 3r. 35p.
- Lot 28. Allotment 90, subdivision B, 92a. 3r. 35p.
- Lot 29. Allotment 91, subdivision A, 101a. 1r. 20p.
- Lot 30. Allotment 91, subdivision B, 101a. 1r. 20p.
- Lot 31. Allotment 92, subdivision A, 68a. 1r. 9p.
- Lot 32. Allotment 92, subdivision B, 68a. 1r. 9p.
- Lot 33. Allotment 93, subdivision A, 71a. 3r. 35p.
- Lot 34. Allotment 93, subdivision B, 71a. 3r. 35p.
- Lot 35. Allotment 94, subdivision A, 85a. 2r. 20p.
- Lot 36. Allotment 94, subdivision B, 85a. 2r. 20p.
- Lot 37. Allotment 100, subdivision A, 55a. 0r. 13p.
- Lot 38. Allotment 100, subdivision B, 55a. 0r. 16p.
- Lot 39. Allotment 101, subdivision A, 57a. 2r.
- Lot 40. Allotment 101, subdivision B, 57a. 3r. 1p.
- Lot 41. Allotment 102, subdivision A, 60a. 1r. 13p.
- Lot 42. Allotment 102, subdivision B, 60a. 1r. 8p.
- Lot 43. Allotment 103, subdivision A, 62a. 3r. 30p.
- Lot 44. Allotment 103, subdivision B, 62a. 3r. 20p.

- Lot 45. Allotment 104, subdivision A, 65a. 0r. 9p.
- Lot 46. Allotment 104, subdivision B, 65a.
- Lot 47. Allotment 105, subdivision A, 66a. 2r. 21p.
- Lot 48. Allotment 105, subdivision B, 66a. 2r. 6p.
- Lot 49. Allotment 106, subdivision A, 64a. 0r. 35p.
- Lot 50. Allotment 106, subdivision B, 64a. 2r. 35p.
- Lot 51. Allotment 107, subdivision A, 53a. 2r. 34p.
- Lot 52. Allotment 107, subdivision B, 53a. 2r. 32p.
- Lot 53. Allotment 108 and 109, subdivision A, 74a. 3r. 14p.
- Lot 54. Allotment 108 and 109, subdivision B, 74a. 2r. 32p.
- Lot 55. Allotment 110 and 111, subdivision A, 60a.
- Lot 56. Allotment 110 and 111, subdivision B, 60a.
- Lot 57. Allotment 112 and 113, subdivision A, 60a.
- Lot 58. Allotment 112 and 113, subdivision B, 60a.
- Lot 59. Allotment 114 and 115, subdivision A, 60a.
- Lot 60. Allotment 114 and 115, subdivision B, 60a.
- Lot 61. Allotment 116 and 117, subdivision A, 58a. 1r. 6p.
- Lot 62. Allotment 116 and 117, subdivision B, 58a. 1r. 11p.

Open plain, first class pasture land generally.

Given under my Hand and the Seal of the Colony, at Melbourne, this twenty-eighth day of January, in the year of our Lord One thousand eight hundred and sixty-one, and in the twenty-fourth year of Her Majesty's reign.

(L.S.)

HENRY BARKLY.

By His Excellency's Command,
J. H. BROOKE.

GOD SAVE THE QUEEN!

SALE (No. 100) OF COUNTRY LANDS AT GEELONG.

Applications to be received until 4th March, 1861, inclusively, by
ALEXANDER JOHN SKENE, District Surveyor.

PROCLAMATION.

By His Excellency SIR HENRY BARKLY, Knight Commander of the Most Honorable Order of the Bath, Captain-General and Governor-in-Chief of the Colony of Victoria, and Vice-Admiral of the same, &c., &c., &c.

IN pursuance of the authority in me vested by an Act of the Parliament of Victoria, passed in the session held in the twenty-third and twenty-fourth years of the reign of Her Majesty Queen Victoria, intituled, *An Act for regulating the Sale of Crown Lands and for other purposes*, I do hereby notify and proclaim that applications for purchase and lease of any of the allotments of Country Lands hereinafter mentioned will be received until the hour of Eleven o'clock of Monday, the fourth day of March next ensuing, by Alexander John Skene, District Surveyor, at the District Survey Office, Geelong; and that the applicants for any of such allotments must at the time of or before making their applications make payment to George F. Belcher, Receiver and Paymaster at Geelong, at the rate and in the manner fixed by the said Act; and that all such applications will be considered and determined on at the hour of Noon upon the fourth day of March next, at the said District Survey Office, Geelong; and that a lease will, if demanded, be granted of the remaining subdivision of any allotment of which the applicant shall elect to purchase only one subdivision, for the term of seven years, on the conditions and under the provisions contained in the said Act.

COUNTRY LANDS.

COUNTIES OF GRENVILLE AND POLWARTH, PARISH OF IRREWARRA.

Situated eastward and northward of Mr. John Calvert's purchased lands on the east side of the chain of Salt Lakes, extending from north end of Colac to Mount Hesse, distant eight miles north-easterly from Colac and forty miles westerly from Geelong.

- Lot 1. Allotment 5 C and 5 D, subdivision A, 77a. 1r. 30p.
- Lot 2. Allotment 5 C and 5 D, subdivision B, 77a. 1r. 4p.
- Lot 3. Allotment 6 B and 6 C, subdivision A, 53a. 1r. 35p.
- Lot 4. Allotment 6 B and 6 C, subdivision B, 53a. 2r.
- Lot 5. Allotment 7 A and 7 B, subdivision A, 76a. 2r. 20p.
- Lot 6. Allotment 7 A and 7 B, subdivision B, 76a. 1r. 29p.
- Lot 7. Allotment 7 C, subdivision A, 39a. 3r. 38p.
- Lot 8. Allotment 7 C, subdivision B, 39a. 2r. 38p.
- Lot 9. Allotment 7 D, subdivision A, 39a. 3r. 1p.
- Lot 10. Allotment 7 D, subdivision B, 39a. 2r. 38p.
- Lot 11. Allotment 8 A, subdivision A, 39a. 3r. 1p.
- Lot 12. Allotment 8 A, subdivision B, 39a. 2r. 38p.

COUNTY OF GRENVILLE, PARISH OF TURKEETH.

Adjoining the land above described.

- Lot 13. Allotments 118, 119 and 120, subdivision A, 43a. 2r. 15p.
- Lot 14. Allotments 118, 119 and 120, subdivision B, 43a. 3r. 16p.
- Lot 15. Allotments 121 and 122, subdivision A, 75a. 2r. 35p.
- Lot 16. Allotments 121 and 122, subdivision B, 75a. 3r. 26p.
- Lot 17. Allotment 123, subdivision A, 68a. 3r. 29p.
- Lot 18. Allotment 123, subdivision B, 68a. 3r. 24p.
- Lot 19. Allotment 124, subdivision A, 56a. 2r. 11p.
- Lot 20. Allotment 124, subdivision B, 56a. 2r. 31p.
- Lot 21. Allotment 125, subdivision A, 64a. 1r. 4p.
- Lot 22. Allotment 125, subdivision B, 64a. 1r. 4p.
- Lot 23. Allotment 126, subdivision A, 88a. 1r. 12p.
- Lot 24. Allotment 126, subdivision B, 88a. 0r. 28p.
- Lot 25. Allotment 127, subdivision A, 74a. 0r. 10p.
- Lot 26. Allotment 127, subdivision B, 74a. 0r. 2p.
- Lot 27. Allotment 128, subdivision A, 78a. 2r.
- Lot 28. Allotment 128, subdivision B, 78a. 2r. 1p.
- Lot 29. Allotment 129, subdivision A, 79a.
- Lot 30. Allotment 129, subdivision B, 79a.
- Lot 31. Allotment 130, subdivision A, 138a. 0r. 32p.
- Lot 32. Allotment 130, subdivision B, 138a. 0r. 32p.

Lot 33. Allotment 131, subdivision A, 94a. Or. 5p.
 Lot 34. Allotment 131, subdivision B, 94a. Or. 5p.
 Lot 35. Allotment 133, subdivision A, 91a.
 Lot 36. Allotment 133, subdivision B, 91a.
 Lot 37. Allotment 134, subdivision A, 72a. 3r. 7p.
 Lot 38. Allotment 134, subdivision B, 72a. 3r. 9p.
 Lot 39. Allotment 135, subdivision A, 82a. 1r. 3p.
 Lot 40. Allotment 135, subdivision B, 82a. 1r. 7p.
 Lot 41. Allotment 136, subdivision A, 58a. Or. 11p.
 Lot 42. Allotment 136, subdivision B, 58a. Or. 10p.
 Lot 43. Allotment 138, subdivision A, 65a. 1r. 15p.
 Lot 44. Allotment 138, subdivision B, 65a. 1r. 19p.
 Lot 45. Allotment 139, subdivision A, 60a. 3r. 8p.
 Lot 46. Allotment 139, subdivision B, 60a. 2r. 29p.
 Lot 47. Allotment 141, subdivision A, 84a. 1r. 17p.
 Lot 48. Allotment 141, subdivision B, 84a. 1r. 15p.
 Lot 49. Allotment 142 and 143, subdivision A, 77a. 2r. 36p.
 Lot 50. Allotment 142 and 143, subdivision B, 77a. 3r. 8p.
 Lot 51. Allotment 146, subdivision A, 45a. Or. 6p.
 Lot 52. Allotment 146, subdivision B, 45a. Or. 19p.
 Lot 53. Allotment 147, subdivision A, 50a. Or. 36p.
 Lot 54. Allotment 147, subdivision B, 50a. 1r. 32p.
 Lot 55. Allotment 148, subdivision A, 74a. 3r. 36p.
 Lot 56. Allotment 148, subdivision B, 74a. 3r. 37p.
 Lot 57. Allotment 149, subdivision A, 85a. 1r. 21p.
 Lot 58. Allotment 149, subdivision B, 85a. 2r.
 Lot 59. Allotment 150, subdivision A, 91a. Or. 32p.
 Lot 60. Allotment 150, subdivision B, 91a. Or. 16p.
 Lot 61. Allotment 151, subdivision A, 62a. 2r. 4p.
 Lot 62. Allotment 151, subdivision B, 62a. 2r. 4p.
 Lot 63. Allotment 152, subdivision A, 59a. 2r. 20p.
 Lot 64. Allotment 152, subdivision B, 59a. 2r. 19p.
 Lot 65. Allotment 153, subdivision A, 89a. 2r. 22p.
 Lot 66. Allotment 153, subdivision B, 89a. 2r. 17p.
 Lot 67. Allotment 154, subdivision A, 82a. Or. 4p.
 Lot 68. Allotment 154, subdivision B, 82a. Or. 7p.

Open country, a large proportion suitable for agriculture.

Lithographed plans can be purchased at the Survey Office, Geelong, at the Police Office, Colac, and at the Crown Lands Office, Melbourne, at the rate of 1s. per copy.

Given under my Hand and the Seal of the Colony, at Melbourne, this twenty-eighth day of January, in the year of our Lord One thousand eight hundred and sixty-one, and in the twenty-fourth year of Her Majesty's reign.

(L.S.) HENRY BARKLY.

By His Excellency's Command,

J. H. BROOKE.

GOD SAVE THE QUEEN!

SALE (No. 101) OF COUNTRY LANDS AT SANDHURST.

Applications to be received until 4th March, 1861, inclusively, by JOHN HAMLET TAYLOR, District Surveyor.

PROCLAMATION.

By His Excellency SIR HENRY BARKLY, Knight Commander of the Most Honorable Order of the Bath, Captain-General and Governor-in-Chief of the Colony of Victoria, and Vice-Admiral of the same, &c., &c., &c.

IN pursuance of the authority in me vested by an Act of the Parliament of Victoria, passed in the session held in the twenty-third and twenty-fourth years of the reign of Her Majesty Queen Victoria, intituled, *An Act for regulating the Sale of Crown Lands and for other purposes*, I do hereby notify and proclaim that applications for purchase and lease of any of the allotments of Country Lands hereinafter mentioned will be received until the hour of Eleven o'clock of Monday, the fourth day of March next ensuing, by John Hamlet Taylor, District Surveyor, at the District Survey Office, Sandhurst; and that the applicants for any of such allotments must at the time of or before making their applications make payment to Augustus Langston, Receiver and Paymaster at Sandhurst, at the rate and in the manner fixed by the said Act; and that all such applications will be considered and determined on at the hour of Noon upon the fourth day of March next, at the said District Survey Office, Sandhurst; and that a lease will, if demanded, be granted of the remaining subdivision of any allotment of which the applicant shall elect to purchase only one subdivision, for the term of seven years, on the conditions and under the provisions contained in the said Act.

COUNTRY LANDS.

COUNTY UNNAMED, PARISH OF KINYPANIAL.

Situated twelve to twenty miles north from the township of Inglewood, and about fourteen miles north-east from Wedderburne, on the west bank of the Loddon River.

Lot 1. Allotment 6, subdivision A, 64a. 3r. 20p.
 Lot 2. Allotment 6, subdivision B, 64a. 3r. 20p.
 Lot 3. Allotment 9, subdivision A, 74a. 3r. 32p.
 Lot 4. Allotment 9, subdivision B, 74a. 3r. 32p.
 Lot 5. Allotment 10, subdivision A, 64a. 3r. 24p.
 Lot 6. Allotment 10, subdivision B, 64a. 3r. 24p.
 Lot 7. Allotment 21, subdivision A, 66a. 3r. 32p.
 Lot 8. Allotment 21, subdivision B, 66a. 3r. 32p.
 Lot 9. Allotment 22, subdivision A, 67a. Or. 20p.
 Lot 10. Allotment 22, subdivision B, 67a. Or. 20p.
 Lot 11. Allotment 25, subdivision A, 66a. 2r. 35p.
 Lot 12. Allotment 25, subdivision B, 66a. 2r. 35p.
 Lot 13. Allotment 34, subdivision A, 59a. 2r. 25p.
 Lot 14. Allotment 34, subdivision B, 59a. 2r. 25p.
 Lot 15. Allotment 35, subdivision A, 47a. 3r. 31p.
 Lot 16. Allotment 35, subdivision B, 47a. 3r. 31p.

No. 14.—JANUARY 29, 1861.—5.

Lot 17. Allotment 38, subdivision A, 60a. 3r. 7p.
 Lot 18. Allotment 38, subdivision B, 60a. 3r. 7p.
 Lot 19. Allotment 47, subdivision A, 84a. 2r. 16p.
 Lot 20. Allotment 47, subdivision B, 84a. 2r. 16p.
 Lot 21. Allotment 49, subdivision A, 79a. 1r. 14p.
 Lot 22. Allotment 49, subdivision B, 79a. 1r. 14p.
 Lot 23. Allotment 50, subdivision A, 50a. 3r. 15p.
 Lot 24. Allotment 50, subdivision B, 50a. 3r. 15p.
 Lot 25. Allotment 59, subdivision A, 51a. Or. 21p.
 Lot 26. Allotment 59, subdivision B, 51a. Or. 21p.
 Lot 27. Allotment 60, subdivision A, 50a. 3r. 13p.
 Lot 28. Allotment 60, subdivision B, 50a. 3r. 13p.
 Lot 29. Allotment 61, subdivision A, 53a. 2r. 29p.
 Lot 30. Allotment 61, subdivision B, 53a. 2r. 29p.
 Lot 31. Allotment 70, subdivision A, 66a. 3r. 5p.
 Lot 32. Allotment 70, subdivision B, 66a. 3r. 5p.
 Lot 33. Allotment 71, subdivision A, 69a. 1r. 1p.
 Lot 34. Allotment 71, subdivision B, 69a. 1r. 1p.
 Lot 35. Allotment 72, subdivision A, 61a. 2r. 14p.
 Lot 36. Allotment 72, subdivision B, 61a. 2r. 14p.
 Lot 37. Allotment 82, subdivision A, 52a. Or. 18p.
 Lot 38. Allotment 82, subdivision B, 52a. Or. 18p.
 Lot 39. Allotment 83, subdivision A, 51a. Or. 32p.
 Lot 40. Allotment 83, subdivision B, 51a. Or. 32p.
 Lot 41. Allotment 86, subdivision A, 51a. Or. 21p.
 Lot 42. Allotment 86, subdivision B, 51a. Or. 21p.
 Lot 43. Allotment 95, subdivision A, 61a. 1r. 4p.
 Lot 44. Allotment 95, subdivision B, 61a. 1r. 4p.
 Lot 45. Allotment 96, subdivision A, 50a. 3r. 34p.
 Lot 46. Allotment 96, subdivision B, 50a. 3r. 34p.
 Lot 47. Allotment 99, subdivision A, 45a. Or. 8p.
 Lot 48. Allotment 99, subdivision B, 45a. Or. 8p.

Alluvial land, with light sandy soil.

Given under my Hand and the Seal of the Colony, at Melbourne, this twenty-eighth day of January, in the year of our Lord One thousand eight hundred and sixty-one, and in the twenty-fourth year of Her Majesty's reign.

(L.S.) HENRY BARKLY.

By His Excellency's Command,

J. H. BROOKE.

GOD SAVE THE QUEEN!

SALE (No. 102) OF COUNTRY LANDS AT SANDHURST.

Applications to be received until 4th March, 1861, inclusively, by JOHN HAMLET TAYLOR, District Surveyor.

PROCLAMATION.

By His Excellency SIR HENRY BARKLY, Knight Commander of the Most Honorable Order of the Bath, Captain-General and Governor-in-Chief of the Colony of Victoria, and Vice-Admiral of the same, &c., &c., &c.

IN pursuance of the authority in me vested by an Act of the Parliament of Victoria, passed in the session held in the twenty-third and twenty-fourth years of the reign of Her Majesty Queen Victoria, intituled, *An Act for regulating the Sale of Crown Lands and for other purposes*, I do hereby notify and proclaim that applications for purchase and lease of any of the allotments of Country Lands hereinafter mentioned will be received until the hour of Eleven o'clock of Monday, the fourth day of March next ensuing, by John Hamlet Taylor, District Surveyor, at the Survey Office, Sandhurst; and that the applicants for any of such allotments must at the time of or before making their applications make payment to Augustus Langston, Receiver and Paymaster at Sandhurst, at the rate and in the manner fixed by the said Act; and that all such applications will be considered and determined on at the hour of Noon upon the fourth day of March next, at the said District Survey Office, Sandhurst; and that a lease will, if demanded, be granted of the remaining subdivision of any allotment of which the applicant shall elect to purchase only one subdivision, for the term of seven years, on the conditions and under the provisions contained in the said Act.

COUNTRY LANDS.

COUNTY UNNAMED, PARISH OF KINYPANIAL.

Situated on the west bank of the Loddon River, and twelve to twenty miles north from the township of Inglewood.

Lot 1. Allotment 1, subdivision A, 254a.
 Lot 2. Allotment 1, subdivision B, 254a.
 Lot 3. Allotment 2, subdivision A, 254a.
 Lot 4. Allotment 2, subdivision B, 254a.
 Lot 5. Allotment 3, subdivision A, 127a.
 Lot 6. Allotment 3, subdivision B, 127a.
 Lot 7. Allotment 4, subdivision A, 55a. 1r. 38p.
 Lot 8. Allotment 4, subdivision B, 55a. 1r. 38p.
 Lot 9. Allotment 7, subdivision A, 51a. Or. 9p.
 Lot 10. Allotment 7, subdivision B, 51a. Or. 9p.
 Lot 11. Allotment 8, subdivision A, 54a. 2r. 13p.
 Lot 12. Allotment 8, subdivision B, 54a. 2r. 13p.
 Lot 13. Allotment 12, subdivision A, 56a. Or. 2p.
 Lot 14. Allotment 12, subdivision B, 56a. Or. 2p.
 Lot 15. Allotment 13, subdivision A, 57a. 1r. 1p.
 Lot 16. Allotment 13, subdivision B, 57a. 1r. 1p.
 Lot 17. Allotment 14, subdivision A, 78a.
 Lot 18. Allotment 14, subdivision B, 78a.
 Lot 19. Allotment 15, subdivision A, 156a.
 Lot 20. Allotment 15, subdivision B, 156a.
 Lot 21. Allotment 16, subdivision A, 156a.
 Lot 22. Allotment 16, subdivision B, 156a.
 Lot 23. Allotment 17, subdivision A, 320a.

- Lot 21. Allotment 17, subdivision B, 320a.
 Lot 23. Allotment 18, subdivision A, 160a.
 Lot 20. Allotment 18, subdivision B, 160a.

Open plains, light sandy soil.

Given under my Hand and the Seal of the Colony, at Melbourne, this twenty-eighth day of January, in the year of our Lord One thousand eight hundred and sixty-one, and in the twenty-fourth year of Her Majesty's reign.

(L.S.) HENRY BARKLY,
 By His Excellency's Command,
 J. H. BROOKE.

GOD SAVE THE QUEEN!

SALE (No. 103) OF COUNTRY LANDS AT SANDHURST.

Applications to be received until 4th March, 1861, inclusively, by JOHN HAMLET TAYLOR, District Surveyor.

PROCLAMATION.

By His Excellency SIR HENRY BARKLY, Knight Commander of the Most Honorable Order of the Bath, Captain-General and Governor-in-Chief of the Colony of Victoria, and Vice-Admiral of the same, &c., &c., &c.

IN pursuance of the authority in me vested by an Act of the Parliament of Victoria, passed in the session held in the twenty-third and twenty-fourth years of the reign of Her Majesty Queen Victoria, intituled, *An Act for regulating the Sale of Crown Lands and for other purposes*, I do hereby notify and proclaim that applications for purchase and lease of any of the allotments of Country Lands hereinafter mentioned will be received until the hour of Eleven o'clock of Monday, the fourth day of March next ensuing, by John Hamlet Taylor, District Surveyor, at the District Survey Office, Sandhurst; and that the applicants for any of such allotments must at the time of or before making their applications make payment to Augustus Langston, Receiver and Paymaster at Sandhurst, at the rate and in the manner fixed by the said Act; and that all such applications will be considered and determined on at the hour of Noon upon the fourth day of March next, at the said District Survey Office, Sandhurst; and that a lease will, if demanded, be granted of the remaining subdivision of any allotment of which the applicant shall elect to purchase only one subdivision, for the term of seven years, on the conditions and under the provisions contained in the said Act.

COUNTRY LANDS.

COUNTY UNNAMED, PARISH OF KINYPANIAL.

Situate on the west bank of the Loddon River, and twelve to twenty miles north from Inglewood.

- Lot 1. Allotment 19, subdivision A, 80a.
 Lot 2. Allotment 19, subdivision B, 80a.
 Lot 3. Allotment 20, subdivision A, 60a. 3r.
 Lot 4. Allotment 20, subdivision B, 60a. 3r.
 Lot 5. Allotment 23, subdivision A, 62a. 2r.
 Lot 6. Allotment 23, subdivision B, 62a. 2r.
 Lot 7. Allotment 24, subdivision A, 64a. 1r.
 Lot 8. Allotment 24, subdivision B, 64a. 1r.
 Lot 9. Allotment 27, subdivision A, 66a.
 Lot 10. Allotment 27, subdivision B, 66a.
 Lot 11. Allotment 28, subdivision A, 80a.
 Lot 12. Allotment 28, subdivision B, 80a.
 Lot 13. Allotment 29, subdivision A, 160a.
 Lot 14. Allotment 29, subdivision B, 160a.
 Lot 15. Allotment 30, subdivision A, 316a.
 Lot 16. Allotment 30, subdivision B, 316a.
 Lot 17. Allotment 31, subdivision A, 160a.
 Lot 18. Allotment 31, subdivision B, 160a.
 Lot 19. Allotment 32, subdivision A, 80a.
 Lot 20. Allotment 32, subdivision B, 80a.
 Lot 21. Allotment 33, subdivision A, 65a. 0r. 12p.
 Lot 22. Allotment 33, subdivision B, 65a. 0r. 12p.
 Lot 23. Allotment 36, subdivision A, 61a. 2r. 8p.
 Lot 24. Allotment 36, subdivision B, 61a. 2r. 8p.
 Lot 25. Allotment 37, subdivision A, 58a. 0r. 4p.
 Lot 26. Allotment 37, subdivision B, 58a. 0r. 4p.
 Lot 27. Allotment 40, subdivision A, 51a. 3r. 16p.
 Lot 28. Allotment 40, subdivision B, 51a. 3r. 16p.
 Lot 29. Allotment 41, subdivision A, 78a.
 Lot 30. Allotment 41, subdivision B, 78a.

Open plains; light sandy soil.

Given under my Hand and the Seal of the Colony, at Melbourne, this twenty-eighth day of January, in the year of our Lord One thousand eight hundred and sixty-one, and in the twenty-fourth year of Her Majesty's reign.

(L.S.) HENRY BARKLY,
 By His Excellency's Command,
 J. H. BROOKE.

GOD SAVE THE QUEEN!

SALE (No. 104) OF COUNTRY LANDS AT SANDHURST.

Applications to be received until 4th March, 1861, inclusively, by JOHN HAMLET TAYLOR, District Surveyor.

PROCLAMATION.

By His Excellency SIR HENRY BARKLY, Knight Commander of the Most Honorable Order of the Bath, Captain-General and Governor-in-Chief of the Colony of Victoria, and Vice-Admiral of the same, &c., &c., &c.

IN pursuance of the authority in me vested by an Act of the Parliament of Victoria, passed in the session held in the twenty-third and twenty-fourth years of the reign of Her Majesty Queen Victoria, intituled, *An Act for regulating the Sale*

of Crown Lands and for other purposes, I do hereby notify and proclaim that applications for purchase and lease of any of the allotments of Country Lands hereinafter mentioned will be received until the hour of Eleven o'clock of Monday, the fourth day of March next ensuing, by John Hamlet Taylor, District Surveyor, at the District Survey Office, Sandhurst; and that the applicants for any of such allotments must at the time of or before making their applications make payment to Augustus Langston, Receiver and Paymaster at Sandhurst, at the rate and in the manner fixed by the said Act; and that all such applications will be considered and determined on at the hour of Noon upon the fourth day of March next, at the said District Survey Office, Sandhurst; and that a lease will, if demanded, be granted of the remaining subdivision of any allotment of which the applicant shall elect to purchase only one subdivision, for the term of seven years, on the conditions and under the provisions contained in the said Act.

COUNTRY LANDS.

COUNTY UNNAMED, PARISH OF KINYPANIAL.

Situate on the west bank of the Loddon River, and twelve to twenty miles north from Inglewood.

- Lot 1. Allotment 42, subdivision A, 156a.
 Lot 2. Allotment 42, subdivision B, 156a.
 Lot 3. Allotment 43, subdivision A, 320a.
 Lot 4. Allotment 43, subdivision B, 320a.
 Lot 5. Allotment 44, subdivision A, 160a.
 Lot 6. Allotment 44, subdivision B, 160a.
 Lot 7. Allotment 45, subdivision A, 80a.
 Lot 8. Allotment 45, subdivision B, 80a.
 Lot 9. Allotment 46, subdivision A, 50a. 3r. 36p.
 Lot 10. Allotment 46, subdivision B, 50a. 3r. 36p.
 Lot 11. Allotment 48, subdivision A, 47a. 1r. 32p.
 Lot 12. Allotment 48, subdivision B, 47a. 1r. 32p.
 Lot 13. Allotment 52, subdivision A, 84a. 1r. 11p.
 Lot 14. Allotment 52, subdivision B, 84a. 1r. 11p.
 Lot 15. Allotment 53, subdivision A, 80a.
 Lot 16. Allotment 53, subdivision B, 80a.
 Lot 17. Allotment 54, subdivision A, 160a.
 Lot 18. Allotment 54, subdivision B, 160a.
 Lot 19. Allotment 55, subdivision A, 316a.
 Lot 20. Allotment 55, subdivision B, 316a.
 Lot 21. Allotment 56, subdivision A, 160a.
 Lot 22. Allotment 56, subdivision B, 160a.
 Lot 23. Allotment 57, subdivision A, 80a.
 Lot 24. Allotment 57, subdivision B, 80a.
 Lot 25. Allotment 58, subdivision A, 77a. 1r. 17p.
 Lot 26. Allotment 58, subdivision B, 77a. 1r. 17p.
 Lot 27. Allotment 63, subdivision A, 75a. 1r. 28p.
 Lot 28. Allotment 63, subdivision B, 75a. 1r. 28p.
 Lot 29. Allotment 64, subdivision A, 78a.
 Lot 30. Allotment 64, subdivision B, 78a.

Light sandy soil.

Given under my Hand and the Seal of the Colony, at Melbourne, this twenty-eighth day of January, in the year of our Lord One thousand eight hundred and sixty-one, and in the twenty-fourth year of Her Majesty's reign.

(L.S.) HENRY BARKLY,
 By His Excellency's Command,
 J. H. BROOKE.

GOD SAVE THE QUEEN!

SALE (No. 105) OF COUNTRY LANDS AT SANDHURST.

Applications to be received until 4th March, 1861, inclusively, by JOHN HAMLET TAYLOR, District Surveyor.

PROCLAMATION.

By His Excellency SIR HENRY BARKLY, Knight Commander of the Most Honorable Order of the Bath, Captain-General and Governor-in-Chief of the Colony of Victoria, and Vice-Admiral of the same, &c., &c., &c.

IN pursuance of the authority in me vested by an Act of the Parliament of Victoria, passed in the session held in the twenty-third and twenty-fourth years of the reign of Her Majesty Queen Victoria, intituled, *An Act for regulating the Sale of Crown Lands and for other purposes*, I do hereby notify and proclaim that applications for purchase and lease of any of the allotments of Country Lands hereinafter mentioned will be received until the hour of Eleven o'clock of Monday, the fourth day of March next ensuing, by John Hamlet Taylor, District Surveyor, at the District Survey Office, Sandhurst; and that the applicants for any of such allotments must at the time of or before making their applications make payment to Augustus Langston, Receiver and Paymaster at Sandhurst, at the rate and in the manner fixed by the said Act; and that all such applications will be considered and determined on at the hour of Noon upon the fourth day of March next, at the said District Survey Office, Sandhurst; and that a lease will, if demanded, be granted of the remaining subdivision of any allotment of which the applicant shall elect to purchase only one subdivision, for the term of seven years, on the conditions and under the provisions contained in the said Act.

COUNTRY LANDS.

COUNTY UNNAMED, PARISH OF KINYPANIAL.

Situate on the west bank of the Loddon River, and twelve to twenty miles north from Inglewood.

- Lot 1. Allotment 65, subdivision A, 156a.
 Lot 2. Allotment 65, subdivision B, 156a.
 Lot 3. Allotment 66, subdivision A, 320a.
 Lot 4. Allotment 66, subdivision B, 320a.
 Lot 5. Allotment 67, subdivision A, 160a.
 Lot 6. Allotment 67, subdivision B, 160a.
 Lot 7. Allotment 68, subdivision A, 80a.

- Lot 8. Allotment 68, subdivision B, 80a.
- Lot 9. Allotment 69, subdivision A, 81a. 1r. 11p.
- Lot 10. Allotment 69, subdivision B, 84a. 1r. 11p.
- Lot 11. Allotment 73, subdivision A, 47a. 1r. 32p.
- Lot 12. Allotment 73, subdivision B, 47a. 1r. 32p.
- Lot 13. Allotment 75, subdivision A, 50a. 3r. 36p.
- Lot 14. Allotment 75, subdivision B, 50a. 3r. 36p.
- Lot 15. Allotment 76, subdivision A, 80a.
- Lot 16. Allotment 76, subdivision B, 80a.
- Lot 17. Allotment 77, subdivision A, 160a.
- Lot 18. Allotment 77, subdivision B, 160a.
- Lot 19. Allotment 78, subdivision A, 316a.
- Lot 20. Allotment 78, subdivision B, 316a.
- Lot 21. Allotment 79, subdivision A, 160a.
- Lot 22. Allotment 79, subdivision B, 160a.
- Lot 23. Allotment 80, subdivision A, 80a.
- Lot 24. Allotment 80, subdivision B, 80a.
- Lot 25. Allotment 81, subdivision A, 54a. 2r.
- Lot 26. Allotment 81, subdivision B, 54a. 2r.

Light sandy soil.

Given under my Hand and the Seal of the Colony, at Melbourne, this twenty-eighth day of January, in the year of our Lord One thousand eight hundred and sixty-one, and in the twenty-fourth year of Her Majesty's reign.

(L.S.) HENRY BARKLY.
By His Excellency's Command,
J. H. BROOKE.

GOD SAVE THE QUEEN!

SALE (No. 106) OF COUNTRY LANDS AT SANDHURST.
Applications to be received until 4th March, 1861, inclusively, by JOHN HAMLET TAYLOR, District Surveyor.

PROCLAMATION.

By His Excellency SIR HENRY BARKLY, Knight Commander of the Most Honorable Order of the Bath, Captain-General and Governor-in-Chief of the Colony of Victoria, and Vice-Admiral of the same, &c., &c., &c.

IN pursuance of the authority in me vested by an Act of the Parliament of Victoria, passed in the session held in the twenty-third and twenty-fourth years of the reign of Her Majesty Queen Victoria, intitled, *An Act for regulating the Sale of Crown Lands and for other purposes*, I do hereby notify and proclaim that applications for purchase and lease of any of the allotments of Country Lands hereinafter mentioned will be received until the hour of Eleven o'clock of Monday, the fourth day of March next ensuing, by John Hamlet Taylor, District Surveyor, at the District Survey Office, Sandhurst; and that the applicants for any of such allotments must at the time of or before making their applications make payment to Augustus Langston, Receiver and Paymaster at Sandhurst, at the rate and in the manner fixed by the said Act; and that

all such applications will be considered and determined on at the hour of Noon upon the fourth day of March next, at the said District Survey Office, Sandhurst; and that a lease will, if demanded, be granted of the remaining subdivision of any allotment of which the applicant shall elect to purchase only one subdivision, for the term of seven years, on the conditions and under the provisions contained in the said Act.

COUNTRY LANDS.

COUNTY UNNAMED, PARISH OF KINYPIANIAL.

Situate on the west bank of the Loddon River, and twelve to twenty miles north from Inglewood.

- Lot 1. Allotment 84, subdivision A, 58a. 0r. 4p.
- Lot 2. Allotment 84, subdivision B, 58a. 0r. 4p.
- Lot 3. Allotment 85, subdivision A, 61a. 2r. 8p.
- Lot 4. Allotment 85, subdivision B, 61a. 2r. 8p.
- Lot 5. Allotment 88, subdivision A, 61a. 2r. 39p.
- Lot 6. Allotment 88, subdivision B, 61a. 2r. 39p.
- Lot 7. Allotment 89, subdivision A, 78a.
- Lot 8. Allotment 89, subdivision B, 78a.
- Lot 9. Allotment 90, subdivision A, 156a.
- Lot 10. Allotment 90, subdivision B, 156a.
- Lot 11. Allotment 91, subdivision A, 320a.
- Lot 12. Allotment 91, subdivision B, 320a.
- Lot 13. Allotment 92, subdivision A, 160a.
- Lot 14. Allotment 92, subdivision B, 160a.
- Lot 15. Allotment 93, subdivision A, 80a.
- Lot 16. Allotment 93, subdivision B, 80a.
- Lot 17. Allotment 94, subdivision A, 68a. 2r. 16p.
- Lot 18. Allotment 94, subdivision B, 68a. 2r. 16p.
- Lot 19. Allotment 97, subdivision A, 72a. 0r. 21p.
- Lot 20. Allotment 97, subdivision B, 72a. 0r. 21p.
- Lot 21. Allotment 98, subdivision A, 75a. 2r. 25p.
- Lot 22. Allotment 98, subdivision B, 75a. 2r. 25p.
- Lot 23. Allotment 101, subdivision A, 79a. 0r. 29p.
- Lot 24. Allotment 101, subdivision B, 79a. 0r. 29p.
- Lot 25. Allotment 102, subdivision A, 80a.
- Lot 26. Allotment 102, subdivision B, 80a.
- Lot 27. Allotment 103, subdivision A, 160a.
- Lot 28. Allotment 103, subdivision B, 160a.

Large open plains; sandy soil.

Lithographed plans can be purchased at the Survey Offices, Dunolly and Sandhurst, and the Crown Lands Office, Melbourne, at 1s. per copy.

Given under my Hand and the Seal of the Colony, at Melbourne, this twenty-eighth day of January, in the year of our Lord One thousand eight hundred and sixty-one, and in the twenty-fourth year of Her Majesty's reign.

(L.S.) HENRY BARKLY.
By His Excellency's Command,
J. H. BROOKE.

GOD SAVE THE QUEEN!

CONTRACTS ACCEPTED—(Series 1861).

For what purpose Contract is required.	No. of Tenders.	Particulars of each Tender, and Amount recommended for Acceptance.	Amount.	Name for Approval.	If a Tender previously.	Charged against Vote or Fund.	Authorised by the Governor.
221. Works, &c.	6	Furniture for Library, Houses of Parliament. £747 10s.	£ 747 10 0	A. Allan and Co.	No	Repairs and additions, &c., Houses of Parliament	V. Pyke.—17th October, 1860.
222. Ditto	5	Joiners' work, Library, Houses of Parliament. £1340	1340 0 0	W. Cain	No	Ditto	Ditto.
223. Ditto	1	Extra work on contract 1313 of 1858: Superstructure of Library, Houses of Parliament. £94 2s. 6d.	94 2 6	W. Allen	Yes*	Ditto	V. Pyke.—29th November, 1860.
224. Ditto	5	Fittings, Court House, Stawell. £164	164 0 0	Chesterman and Co.	Yes*	No. 41 of 1860. Sub-division 8, No. 1. In lieu of contract 1311, cancelled, 60/C/126/320	J. S. Johnston. 12th December, 1860.
225. Ditto	1	Extra work on contract No. 737: Line of telegraph between Portland and Hamilton. £155 12s. 10d.	155 12 10	R. Woolley and Co.	Yes*	No. 41 of 1860. Sub-division 13, No. 1	J. S. Johnston. 15th August, 1860.
226. Ditto	...	Deepening lagoon at St. Kilda Park. £600	600 0 0	Bacon and Cupit	No	No. 41 of 1860. Sub-division 15, No. 3. In lieu of contract 61/107, cancelled, 60/C/125/319	J. S. Johnston. 23th December, 1860.
227. Railways	2	Removal of Sunbury Station, and re-erecting same at Woodend. £4775	4775 0 0	William Cain	No	21 Victoria No. 36	Approved by Governor in Council, 20th December, 1860. — J. S. Johnston.
228. Ditto	5	Removal of Holden Station, and re-erecting same at Gisborne. £1607 11s.	1607 11 0	John Bett	No	Ditto	Ditto.

* Fulfilled previous contracts satisfactorily.

Courts.

THE holding of the undermentioned Courts has been duly notified in previous numbers of the *Gazette*, viz. :—

SUPREME COURT—CRIMINAL SESSIONS.

MELBOURNE—Friday 15 February.

THE NEXT CIRCUIT COURTS.

(As fixed by the Order in Council of the 19th of November 1860.)

ARARAT—Tuesday 5 February.

BALLAARAT—Tuesday 12 February.

BEECHWORTH—Monday 1 April.

CASTLEMAINE—Monday 11 February.

GEELONG—Thursday 21 February.

PORTLAND—Saturday 6 April.

SANDHURST—Monday 4 February.

THE NEXT GENERAL SESSIONS.

(Pursuant to the Governor's Proclamations of 20th December 1860 and 7th January 1861.)

ARARAT—Tuesday 2 April.

BEECHWORTH—Thursday 31 January (in lieu of 20 February)

BELFAST—Saturday 16 February.

BOURKE—At Melbourne Friday 1 February.

BUNINYONG AND BALLAARAT—At Ballarat Wednesday 20 May.

CARISBROOK—At Maryborough Friday 1 March.

CASTLEMAINE—Tuesday 21 May.

GIPPS LAND—At Palmerston Thursday 21 March.

GRANGE—At Hamilton Friday 14 June.

GRANT—At Geelong Monday 3 June.

KILMORE—Tuesday 23 April.

KYNETON—Friday 8 February.

PORTLAND—Tuesday 19 February.

SANDHURST—Tuesday 14 May.

WARRNAMBOOL—Thursday 14 February.

COUNTY COURTS.

AMHERST—

ARARAT—

AVOCA—Saturday 6 April.

BACCHUS MARSH—

BALLAARAT—Friday 1 February.

BEECHWORTH—Monday 11 February.

BELFAST—Saturday 16 February.

BENALLA—

BUCKLAND—

CARISBROOK—

CASTLEMAINE—Monday 13 February.

COLAC—Monday 25 February.

CRESWICK—Tuesday 12 February.

DANDENONG—Saturday 2 March.

DAYLESFORD—Monday 11 February.

DUNOLLY—Friday 1 February.

FRYERSTOWN—Thursday 14 February.

GEELONG—Monday 4 February.

GISBORNE—Tuesday 5 March.

HAMILTON—Saturday 15 June.

HEATHCOTE—Tuesday 5 February.

INDIGO—Monday 18 February.

INGLEWOOD—Friday 22 March.

KILMORE—Wednesday 30 January.

KYNETON—Wednesday 6 February.

MALDON—Friday 15 February.

MARYBOROUGH—Thursday 14 February.

MELBOURNE—Friday 8 February.

PALMERSTON—

PLEASANT CREEK—Wednesday 13 March.

PORTLAND—Tuesday 19 February.

RAGLAN—Wednesday 20 February.

SALE—

SANDHURST—Monday 11 February.

TARADALE—Saturday 9 February.

WANGARATTA—

WARRNAMBOOL—

WEDDERBURN—Friday 8 February.

YACKANDANDAH—Friday 15 February.

COURTS OF MINES.

ARARAT DISTRICT—

Ararat—

Pleasant Creek—Friday 15 March.

Raglan—Wednesday 20 February.

BALLAARAT DISTRICT—

Ballaarat—Friday 1 March.

Buninyong—Thursday 21 February.

Creswick—Wednesday 13 February.

Mount Blackwood—Friday 23 March.

Smythe's Creek—Friday 23 February.

Steiglitz—Friday 21 June.

BEECHWORTH DISTRICT—

Beechworth—Wednesday 13 February.

Buckland—

Indigo—Tuesday 19 February.

Omeo—

Yackandandah—Friday 15 February.

CASTLEMAINE DISTRICT—

Castlemaine—Monday 13 February.

Fryerstown—Thursday 14 February.

Hepburn (Daylesford)—Monday 11 February.

Maldon—Friday 15 February.

St. Andrew's—

Taradale—Saturday 9 February.

MARYBOROUGH DISTRICT—

Amherst—Wednesday 30 January.

Avoca—Tuesday 9 April.

Carisbrook—

Dunolly—Monday 4 February.

Englewood—Monday 25 March.

Korong (Wedderburne)—Friday 8 February.

Maryborough—Friday 15 February.

SANDHURST DISTRICT—

Heathcote—Tuesday 5 February.

Kilmore—Thursday 31 January.

Sandhurst—Monday 13 February.

Personal Information.

AT the instance of the friends of the undermentioned persons information respecting them is requested to be forwarded to the Honorable the Chief Secretary, Melbourne :—

HOOKS, JAMES. He was last heard from when employed on board a steamer plying between Cincinnati and New Orleans, and was not long since seen in Melbourne. He is about 25 years of age, about 5 feet 7½ inches high, and has fair or auburn hair.—P.11219.

KRAUSS, JOHANN FRIEDRICH WILHELM, native of Erfurt, in Prussia. He left Hamburg on 15th August, 1853, to proceed to this colony, *via* Liverpool.—P.11218.

Tenders.

Roads and Bridges Office,
Melbourne, 22nd January, 1861.

MAINTENANCE OF ROADS, 1861.

TENDERS for the following Works will be received until Twelve o'clock on the undermentioned days respectively:—

Melbourne District.

- Maintenance of the Brighton road, contract No. 1 ... 8th February.
- Do. do., contract No. 2 ... 8th February.
- Do. Upper Plenty road, contract No. 1 ... 8th February.
- Do. do., contract No. 2 ... 8th February.
- Do. Dandenong road, contract No. 1 ... 8th February.
- Do. do., contract No. 2 ... 8th February.
- Do. Gardiner's Creek road ... 8th February.
- Do. Johnston street and Kew road ... 8th February.
- Do. Main Gipps Land road, from Dandenong bridge to Cardinia Creek ... 8th February.

Geelong District.

- Do. Batesford road ... 15th February.

Kilmore District.

- Do. Sydney road, contract No. 1 ... 15th February.
- Do. do., contract No. 2 ... 15th February.
- Do. do., contract No. 3 ... 15th February.
- Do. do., contract No. 4 ... 15th February.
- Do. do., contract No. 5 ... 15th February.
- Do. Heathcote road, contract No. 6 ... 15th February.
- Do. Lancefield road, contract No. 7 ... 15th February.
- Do. Upper Goulburn and Reedy Creek roads, contract No. 8 ... 15th February.

Full particulars at this office, or at the Road Engineers' offices of the respective districts.

The Board will not necessarily accept the lowest or any tender.

J. H. BROOKE,

President of the Board of Land and Works.

Roads and Bridges Office,
Melbourne, 21st January, 1861.

ROAD WORKS.

TENDERS will be received until Twelve o'clock on Friday, 1st February, for Repairs to the Bridge over the Werribee at Wyndham, in the Bacchus Marsh district.

Full particulars at this office, or at the Road Engineer's office at Bacchus Marsh.

The Board will not necessarily accept the lowest or any tender.

J. H. BROOKE.

Roads and Bridges Office,
Melbourne, 16th January, 1861.

ROAD WORKS.

TENDERS will be received until Twelve o'clock on Friday, 1st February, for Works on the Mount Alexander road, near the Gas Works, Castlemaine.

Full particulars at this office, or at the Road Engineer's office at Castlemaine.

The Board will not necessarily accept the lowest or any tender.

J. H. BROOKE.

Treasury,
Melbourne, 18th January, 1861.

OATS, BRAN, HAY, AND STRAW.

TENDERS will be received until Noon on Tuesday, the 12th February, from persons willing to supply Forage in such quantities as may be required at the undermentioned stations during the remainder of the year 1861.

District.	Station.	Estimated Quarterly Consumption.			
		Oats.	Bran.	Hay.	Straw.
		lbs.	lbs.	lbs.	lbs.
Avoca	McKinnon's	1800	180	2520	720
Ballaarat	Kingston	2520	720
Belfast	Caramut	1800	180	2520	720
Bourke	Anderson's	1800	180	2520	720
	Creek				
	Cranbourne	900	90	1260	360
	Frankston	900	90	1260	360
	Penridge	7200	720	10080	2880
Kilmore	Yea	1800	180	2520	720
Omeo	Livingstone	2700	270	3780	1080
	Creek				
	Tambo	900	90	1260	360
	Tongeumungeo	900	90	1260	360
Portland	Branxholme	2520	720
	Portland	2700	270	3780	1080
Richmond	Depôt	27000	2700	37800	10800
Sandhurst	Bullock Creek	1800	180	2520	720
	Durham Ox	1800	180	2520	720
	Eaglehawk	1800	180	2520	720
	Huntley	900	90	1260	360
	Mandurang	1800	180	2520	720
	Sandhurst	12600	1260	17640	5040
	Serpentine	900	90	1260	360
	Inn				

The terms and conditions of contract will be those dated 23rd October, 1860, published in the *Government Gazette*, pages 2004, 2005.

Further particulars and forms of tender may be obtained at the Government Stores, Melbourne, or from the officer in charge of the police at each station.

Tenders, endorsed, "Tender for Forage —" are to be deposited in the box at the Government Stores, or addressed to the Government Storekeeper, Melbourne.

The lowest or any tender will not necessarily be accepted.

GEO. VERDON.

Treasury,
Melbourne, 18th January, 1861.
GOVERNMENT RAILWAYS.

COAL.

TENDERS will be received until Noon on Tuesday, the 19th day of February, from persons willing to supply Coal at Melbourne, Geelong, and Williamstown, in such quantities as may be required by the Government Storekeeper for Government Railways from the 4th March to the 31st December, 1861.

The quantity required at Melbourne will be not less than seven tons, at Geelong three tons, and at Williamstown one and a half tons, daily.

The coal is to be delivered at such part of the station ground as may be pointed out, in bags weighed at the expense of the contractor; separate rates are to be stated for daily delivery, and for delivery in bulk from time to time, the contract for each station being separate.

Should the contract be taken for delivery daily, the bags will be returned to the contractor on the day following, if delivered in bulk the bags will become the property of the Government without extra charge.

The coal must be either Australian Agricultural Company's, Bellambi, Coal and Copper Company's, Minnie's, or best approved quality of English steam coal, either of which may be accepted for the entire supply at a station.

Further particulars may be obtained from the Government Storekeeper, Melbourne, the Superintendent of the Locomotive Department at Williamstown, or the Foreman of Locomotives at Geelong.

No tender can be entertained unless accompanied by a certificate from two responsible persons that they are willing to become bound as sureties in the sum of £500 for due fulfilment of the contract; and the bond must be executed within five days of acceptance, failing which the contract may be again advertised or another tender accepted.

Tenders, endorsed "Tender for Coal, Railways," are to be deposited in the box at the Government Stores, or addressed to the Government Storekeeper, Melbourne.

The Government will not necessarily accept the lowest or any tender.

No. 14.—JANUARY 23, 1861.—6.

The decision of the Government will be made known on or before the 26th February, 1861.

CONDITIONS.

1. The coal is to be the very best of its kind, and must be either screened before delivery over a screen with bars at least one inch apart and ten feet long, set to an angle of forty-five degrees to the ground level, or handpicked so as to be of the same size as if screened in the above manner, and be quite free from shale or other impurities.

2. The orders will be issued by the contractor if the contract be for delivery daily, and should an order not be complied with within twenty-four hours it will be competent for the local officer who ordered to purchase at the contractor's risk. Should the contract be taken for supplies in bulk the Government Storekeeper will issue orders, and one month from date of order will be allowed for delivery, failing which the coal will be obtained by the Government Storekeeper at the contractor's risk.

3. Coal when delivered is to be accompanied by the order, which will be received by the officer receiving the supply, and must be rendered with the contractor's account.

4. The contractor will be required to prepare his own account monthly on the prescribed form, and present the same in a complete state, signed by the officer receiving the supply, to the Government Storekeeper for payment, at the Government Stores, or at the Treasury district pay office, as the case may be.

5. In the event of a difference of opinion between the contractor and the officer receiving the supply as to the quality, the same is to be decided by a board of survey, composed of persons named by the engineer-in-chief of railways, and the decision of the board is to be final.

6. If the delay necessary for obtaining the decision of a board of survey should be detrimental to the public service, the engineer-in-chief, or officer in charge at the station, will have the power to reject coal which is obviously of inferior quality, it being understood that he will be responsible to the Government for so doing, and the contractor must take back the rejected coal and supply good in its stead, failing which it will be procured elsewhere, and the extra expense charged as in clause 2.

7. A repetition of irregularity in the quantity or quality of the supplies, or delay in delivering or replacing them when required, will subject the contractor to such mulct, not exceeding Fifty pounds, as the Government may direct. It will also be in the power of the Government to terminate the contract forthwith.

8. It will be competent for the contractor, or for the Government Storekeeper on behalf of the Government, to terminate the contract by giving in writing a notice of three calendar months, it being understood that such notice can be given only from the first day of a month.

GEO. VERDON.

Treasury,
Melbourne, 15th January, 1861.

GOVERNMENT RAILWAYS.

FIREWOOD.

TENDERS will be received until Noon on Tuesday, the 12th February, from persons willing to supply Firewood (he-oak) for service on the Government Railways, at the under-mentioned stations:—

Melbourne ... 400 tons

Geelong ... 450 tons

Williamstown ... 150 tons

Ditto ... 50 tons, to be delivered into

Government waggons at the Pier.

The wood is to be delivered prior to the 31st March next, and the fifty tons for delivery in waggons at Williamstown must be sent forward in quantities not less than twenty-five tons.

Tenders will be accepted or rejected separately for each supply, and no tender can be entertained unless accompanied by a certificate from two responsible persons that they are willing to become bound as sureties for due fulfilment in one-third the amount of the contract. The bond must be executed within five days of acceptance, failing which the contract may be again advertised or another tender accepted.

No bond will be required if the whole supply in value will not exceed £150.

Further particulars may be obtained from the Government Storekeeper, Melbourne, or from the officer in charge at each station.

Tenders, stating price per ton of 40 cubic feet, and endorsed, "Tender for Firewood," are to be deposited in the box at the Government Stores, or addressed to the Government Storekeeper, Melbourne.

The Government will not necessarily accept the lowest or any tender.

Conditions.

1. The wood is to be delivered in billets of not more than two feet, and no small branches will be received.

2. The whole of the firewood, when delivered, is to be stacked as solidly as possible where pointed out, and in stacks of such sizes as may be directed, ready for measurement, at the contractor's expense. The mode of stacking is to be in all respects subject to the approval of the officer in charge at the station.

3. The contractor will be paid only on the measurement of the wood by the officers of the Government after it has been delivered and properly stacked by the contractor, such measurement to be taken not earlier than one week after the stacking is completed.

4. In event of a breach of any of the stipulations, or of any delay in delivery beyond the specified time, the Government reserve to themselves the power of carrying out the contract at the risk of the contractor, or of cancelling the contract forthwith.

GEO. VERDON.

Department of Public Works,
Sydney, 27th December, 1860.
WOLLONGONG HARBOR WORKS.

To CONTRACTORS AND OTHERS.

FRESH tenders will be received at this office until Noon on Tuesday, the 5th March next, from persons willing to contract for the execution of Works required at Wollongong Harbor.

Tenders to be endorsed, "Tender for Works, Wollongong Harbor."

Plans and sections may be seen, and printed specifications, forms of tender, and further particulars obtained, at the Office of the Engineer-in-Chief for Harbors and Rivers, 33, Hunter street, Sydney; Office of Public Works, Melbourne; and at the Police Office, Wollongong.

Tenders must state the time within which it is proposed to complete the work; and at the foot of every tender there must be a memorandum signed by the party tendering, and two responsible persons as sureties, agreeing to be answerable for the due performance of the contract in the event of the tender being accepted, and undertaking, in that event, that they will severally execute and deliver at the Office of the Crown Solicitor, in Sydney, or at the Police Office, Wollongong, within seven days from the usual notification of acceptance, a bond to Her Majesty, in the penal sum of £3000, for securing such performance, otherwise the tender will not be taken into consideration.

W. M. ARNOLD.

Department of Public Works,
Sydney, 27th December, 1860.

KIAMA HARBOR IMPROVEMENTS.

FRESH tenders will be received at this office until Noon on Tuesday, the 5th March next, from persons willing to contract for the execution of certain Works required for the improvement of the Harbor of Kiama.

Tenders to be endorsed, "Tender for Kiama Harbor Works." Plan, specification, and form of tender may be seen, and further particulars obtained, at the Office of the Engineer-in-Chief of Harbors and Rivers, Sydney; and at the Office of Public Works, Melbourne; as well as at the Police Office, Kiama.

Tenders must state the time within which it is proposed to complete the work; and at the foot of every tender there must be a memorandum signed by the party tendering, and two responsible persons as sureties, agreeing to be answerable for the due performance of the contract in the event of the tender being accepted, and undertaking, in that event, that they will severally execute and deliver at the Office of the Crown Solicitor, in Sydney, within fourteen days from the usual notification of acceptance, a bond to Her Majesty, in the penal sum of £3000, for securing such performance, otherwise the tender will not be taken into consideration.

W. M. ARNOLD.

Police Sales.

BEECHWORTH POLICE STATION.

THE undermentioned unclaimed and confiscated property, now in the possession of the police, will be sold by auction, at the above station, unless previously claimed, at Noon, on the 9th February, 1861:—

- 45 lbs. flour
- A small quantity of tea and sugar
- 7 handkerchiefs
- 2 shirts
- 2 pairs of trousers
- 1 pair of boots
- 1 jumper
- 1 flannel
- 1 hat
- 1 opossum rug
- 1 razor
- 2 rugs.

FREDK. C. STANDISH,
Chief Commissioner.

Police Department, Chief Commissioner's Office,
Melbourne, 25th January, 1861.

NOTICE.

THE Rules of the Courts of Mines can be obtained at the Government Printing Office. Price 1s. 6d.; by post 2s. The Rules of the County Courts. Price 1s. 6d.; by post 2s.

Also,

The Mining Surveyors' Reports from January to November, 1860. Price 1s. each No.; by post 1s. 6d.
Two copies can be forwarded without additional postage.

NOTICE.

ADVERTISEMENTS forwarded by Poundkeepers and others, intended for insertion in the "VICTORIA GOVERNMENT GAZETTE," must be legibly written, on one side of the paper only, and sent under cover Post Paid, addressed to the Government Printer.

Advertisements will be charged for at the following rates, viz.—One shilling for each of the first six lines, and sixpence for every additional line above six.

The GOVERNMENT GAZETTE is published on TUESDAY and FRIDAY in each week, and Notices for insertion must be received

by the Government Printer, at or before Ten o'clock of the day preceding the day of publication.

****All advertisements intended for publication in the GOVERNMENT GAZETTE must be paid for prior to insertion, and Postage Stamps cannot be received in payment from any place at which Post Office Orders can be obtained.**

Private Advertisements.

MUNICIPALITY OF PRAHRAN.

IN terms of the 18 Victoria No. 15, section 21, I hereby convene a meeting of the ratepayers of the municipality of Prahran, for the purpose of electing three members of Council in the place of Councillors John Branscombe Crews, John Coates, and Job Phillips, who retire by rotation; such meeting to be held at the Court House, Chapel street, on Tuesday, 19th February, 1861, at Eight o'clock in the morning.

In the event of there being more than three candidates for the vacancies, and if a poll be demanded, I shall proceed on Wednesday, 20th February, 1861, at the Court House and other places, of which due notice will be given, to hold a poll, to commence at Eight o'clock a.m. and close at Four o'clock p.m. on the same day.

DANIEL R. LONG,
Chairman of the Municipal Council.

Court House,
Prahran, 25th January, 1861. No. 168

MUNICIPALITY OF BALLAARAT EAST.

SEVENTH Half-yearly Report of the Municipal Council of Ballarat East, ending 1st December, 1860.

RECEIPTS.

	£	s.	d.
Balance in bank	225	6	5
Town rates	1,822	14	9
Grant-in-aid, second instalment	1,277	7	5
Water supply receipts	470	7	3
Police fines	90	4	0
Licenses—Butchers	70	0	0
Vehicles	28	5	0
Carters	36	0	0
Water carriers	5	0	0
Slaughtermen	20	0	0
Builders	2	5	0
Nightmen	5	0	0
	166	10	0
Amount owing to the London Chartered Bank	1,215	7	2
	£5,267	17	0

EXPENDITURE.

	£	s.	d.	£	s.	d.
Public works—Roads and bridges, &c.	2,057	19	6			
Ditto. Water supply	615	9	9			
				3,273	9	3
Donation to the Fire brigade				150	0	0
Canvas hose				37	14	0
Donations to the Benevolent Institute				120	0	0
*Law expenses				321	6	6
Furniture, office, and messenger				74	16	9
Assessment and clerical assistance				100	0	0
Deputation expenses				57	10	6
Stationery				34	9	3
Advertising				71	5	6
Printing				69	14	0
Rate collector				34	15	6
Rent of chambers				64	0	0
Guarantee				22	10	0
Guard of Health				1	0	0
Election expenses				5	0	0
Petty cash				35	0	0
Interest on overdrawn account				85	16	2
Salaries				700	0	0
				£5,258	8	5
Balance in hand					9	8
				£5,267	17	0

We have duly audited the above accounts and statement, and find them correct.

(Signed) G. MACKAY,
ANDREW ANDERSON,
Auditors.

ATTENDANCE OF MEMBERS.

Number of general meetings—twenty-seven.

The chairman, G. Clendinning, Esq., attended	25	27 out of 27
Absent on business of the council	2	
Councillor C. Dyte attended	24	25
Absent on business of the council	1	
Councillor J. Dodds	25	27
Councillor W. Scott	23	27
Councillor S. J. Bradshaw	17	27
Councillor A. F. Rowe	20	27
Councillor H. Davies	21	27

There has been one special meeting of the council at which all the members were present.

* This amount, with the exception of a few pounds, was incurred in defending an action for damages brought by the late town surveyor (J. Gwynneth) against the chairman of the council for false imprisonment. The plaintiff being ordered to pay costs, the amount is due from him to the council.

The council has also held four special meetings in conjunction with the council of Ballarat (West) for the transaction of business in connection with the water supply.

BYE-LAWS ASSENTED TO BY HIS EXCELLENCY THE GOVERNOR.

No. 28. For the prevention of the straying of cattle, sheep, goats, pigs, &c., within the municipality.

No. 29. For an assessment of house and land property within the municipality for the year 1860-1.

No. 30. For imposing a rate of One shilling and threepence in the pound on the rateable property of the municipality for the year 1860-1.

No. 18. For the better prevention of fire.

APPLICATIONS TO GOVERNMENT—GRANTED.

For a goods and passengers station on Bakery Hill.
For the withdrawal from sale and reserve of the timbered lands in Bullarook Forest for mining and other purposes.

For forming the inlet and clearing the outlet drains and culverts of the Main road, and for cutting, clearing out, and forming the Yarrowee channel and tributary drains to the same. The execution of this work has been delayed by the Government to consider and order on revised specifications for executing the works in a more efficient and extended manner, as recommended by the district engineer.

That Peel street railway bridge be built over the present line of that street.

APPLICATIONS TO GOVERNMENT UNDER CONSIDERATION.

For the appointment of an inspector of mining shafts and drives, for prevention of accidents and damage.

For the survey and marking off of all necessary main and cross streets, rights-of-way, and of sites for public reserves for the municipality; also, the proclamation of a portion of the same as a township.

In conjunction with the other local bodies, for the appropriation of a sum of money, and to guarantee a certain interest on loan for the establishment of a water supply for the district, for mining, sanitary, and domestic purposes, to be placed under the control of a commission, constituted of members to be chosen from the various local bodies.

To provide a prison van for conveying prisoners to and from the gaol, for general convenience, security, privacy, and becoming decency.

For pitching the water channels of the main street.

WORKS EXECUTED DURING THE HALF-YEAR.

Forming and metalling 40 chains of Humfray street.

Forming and metalling 19 chains of Clayton street.

Forming and metalling 2 chains 55 links of Eureka street west.

Forming and metalling 19 chains 8 links of East street.

Forming and metalling 7 chains of Market street south.

Forming and metalling 8 chains 16 links of Peel street south.

Forming and metalling 4 chains 95 links of Humfray street south.

Forming and gravelling 111 chains 34 links of footpaths in Victoria street.

Forming and gravelling 36 chains 70 links of footpaths in Humfray street.

Forming and gravelling 9 chains 43 links of footpaths, Geelong road.

Levelling and gravelling approaches to Police Court, Barkly street.

Cutting down water tables and removing culvert Eureka street.

Making two pipe culverts in East street.

Making one ditto in Grant street.

Making one ditto in Peel street north.

Building two blue stone culverts in Humfray street.

Laying 3 chains 15 links of blue stone kerbing to Barkly street east.

Pitching 3 chains 15 links of channels, Barkly street east.

Gravelling 3 chains 15 links of footpaths, Barkly street east.

Fixing standpipes to Barkly, Peel and Esmond streets, with stone bases, fenders, &c., complete.

Repairing and maintaining in repair 244 chains of streets and roads within the municipality.

Sinking shaft and fixing dog trap at rear of new Police Barrack, Prince's street.

Repairing and maintaining 177 chains of planked and kerbed footpaths.

MISCELLANEOUS.

Grant-in-aid.

The amount received for the past year 1859-60, has not exceeded 27s. in the pound on the rates collected to the 30th April last, which shows a very considerable reduction on former years, doubtless occasioned by the large proportion of the general grant absorbed by the municipalities created out of the suburbs of Melbourne, which is severely felt by the inland districts.

Municipal Endowment.

The uncertainty of Government aid, and the comparatively small amount received by the inland municipalities for the year 1859, forced upon the notice of this and other councils the importance of securing a permanent means of endowment. To effect this object a second municipal conference was held in Melbourne, in September last, at which resolutions were carried affirming the necessity of permanent endowment by grants of land (except in special cases), and it was determined on to present a Bill to the Legislature this session, to accomplish, if possible, some settled means of obtaining necessary funds.

Assessment of Mining Plant.

Considering the wear and tear of the streets and thoroughfares caused by the cartage of heavy material in connection with mining operations, the council deemed it equitable to assess the property of mining companies, in order to defray a portion of the expense occasioned to the municipality thereby. Without reference as to what particular portion of the properties should be assessed, it must be conceded that the sum of £300, which is the total of the rate on the whole of the mining

plant in the municipality, is a very moderate sum in comparison to the expense incurred by the council, and the advantages derived by the mining interest in having accessible roads, by which firewood, timber, and other loading can be conveyed with facility; and it is to be regretted that it should have caused any dissatisfaction, or that the objections to it were not so fully brought under the notice of the council prior to the confirmation of the assessment as it was afterwards.

Water Supply.

Doubts having been expressed last summer that Yuille's Swamp would be inadequate during a dry season to supply a sufficient quantity of water for the necessities of the district, it was deemed advisable to cut drains through certain lands in the vicinity to convey the rainwater into the swamp. This work having been carried out, in conjunction with the Western Council, has realised all the benefits anticipated from it; yet, considering this means of supply in the most favorable manner, it is but a limited one for domestic purposes, and great benefits are expected to result to the health and commerce of the district when the scheme now under consideration of the Government for an abundant supply for all purposes is accomplished.

Survey of Streets, Reserves, &c.

The council having during the last three years exhausted all the ordinary means for obtaining the usual and necessary survey of the municipality without success, deemed it advisable to make a strong remonstrance to the Board of Land and Survey, which has resulted in such directions being given as promise to meet the wishes of the council, for which it is much indebted to our representative, the Hon. J. B. Humfray, M.L.A., and the late President of the Board (Dr. Greeves, M.L.A.) Should, however, any further obstacles arise to the carrying out these instructions, the council will not hesitate to use the utmost means within its power to accomplish this great requisite to the prosperity of the municipality.

Railway Station and Bridges.

After a station for goods and passengers having been determined on for Ballarat East, on Bakery Hill, by a former Government, and set aside by the late Government, much to the surprise of the council, it was compelled to take energetic action to have the accommodation again conceded, in which it was happily successful, together with the assurance that a bridge would be erected over Peel street. It afterwards learned with regret that the bridge was about to be placed one hundred yards eastward of the line of that street, which would entirely block it up; a deputation from the council immediately waited on the Government, and succeeded in inducing them to place it over the present line of the street.

Mining under the Swamp.

Application having been made to both councils (Ballarat East and West) to grant permission to a certain mining company to mine under the Swamp, and it having been ascertained that at the depth of the lead (300 feet) no injury would be likely to accrue to the said Swamp, the councils agreed to permit mining under certain regulations, but refuse to sanction a monopoly to any one or more companies.

Mair street Bridge.

The council regret that any misunderstanding should have arisen in reference to this intended work, which would have been undertaken some two years since, at the time the Market Reserve in Peel street was decided on, but was deferred in consequence of the obstruction offered by certain parties to the opening up of the street at Humfray street, who strenuously urged that a traffic way at that place was not necessary. During the delay occasioned in removing these obstructions, and the legal proceedings in connection therewith, the council had expended its funds in other works, so that when solicited to carry out this work, which is one involving considerable outlay, it was not in a position to do so, although fully appreciating the benefit the communication would be to the municipality.

(Signed) G. CLENDINNING,
Chairman of the Council.
W. B. RODLER,
Town Clerk.

No. 144

WILLIAMSTOWN MUNICIPALITY.

STATEMENT of the Receipts and Expenditure of the Council of the Municipal District of Williamstown, for the half-year ending 7th October, 1860.

RECEIPTS.

	£	s.	d.
To Cash in town clerk's hands	...	5	11 8
Government grant-in-aid	3,479	5	2
Government grant in aid of public park	...	200	0 0
Rates, 1859-60	484	0	0
Ditto, 1860-1	35	4	6
Cemetery fees	...	69	2 0
Special works	...	93	6 2
Subscription in aid of fire brigade	...	10	0 0
Interest	...	30	12 2
Fines—Police court	...	13	1 0
Impounding fees	...	37	1 11
Weightbridge dues	...	11	10 2
Corporation seal fees	...	1	1 0
Licenses—Butchers	7	5	0
Carters	2	15	0
Blasting	1	15	0
Boatmen	3	5	0
Quarrying	20	0	0
		35	0 0
		£4,504	15 9
Oct. 8. To Balance brought down	...	374	10 7

EXPENDITURE.		£	s.	d.
By Amount overdrawn as per last balance		9	0	9
Public works		2,343	2	6
Loan, repayment of 7th instalment		500	0	0
Grant to Mechanics' Institute		200	0	0
Public garden		237	5	8
Cemetery		137	8	10
Salaries		283	10	0
Advertising		53	2	10
Stationery		27	1	3
Printing		14	13	8
Incidental expenses		15	0	0
Office furniture		7	11	9
Messenger and office expenses		21	5	0
Fire engine		92	0	3
Public meetings		10	4	0
Weighbridge clerk		13	0	0
Letter carrier		11	3	5
Dispensary		18	3	5
Lighting—Kerosene and lamps		43	18	3
Interest		64	13	1
Election expenses		23	14	6
Balance carried down		374	16	7
		£4,504	15	9

We have examined the accounts of the council for the half-year ending 7th October, 1860, and found them correct and duly supported by vouchers.

CHRIST CALDWELL,
F. W. HOWDEN,
Auditors.

Williamstown, 14th December, 1860.

FINANCE.

The seventh half-yearly instalment of £500, in part repayment of £5000 loan, was paid the English, Scottish and Australian Chartered Bank on the 6th October, which has reduced the loan to £1500.

The amount of grant-in-aid received from the Government during the half-year has been £3479 5s. 2d.

JOHN K. FREYER,
Chairman.

FRANK TATTERSALL,
Town Clerk.

Municipal Council Chambers,
Williamstown, 24th December, 1860.

No. 132

MUNICIPALITY OF DUNOLLY.

FIFTH Half-yearly Report of the Dunolly Municipal Council, for the half-year ending the 12th day of December, 1860.

ELECTIONS.

On the 13th of June Councillors Bell, Ferguson, and Phillips were elected in the room of Councillors Jackson, Wilson, and Lyle, who had retired by rotation. On the 17th August, Councillor Page resigned, and on the 13th September Councillor Daly was elected in his place. On the 22nd September Councillor Crosland resigned, and on the 18th October Councillor Walls was elected. On the 19th October Councillor Day resigned, and on the 21st November Councillor Martin was elected.

CHAIRMAN.

On the 15th June Councillor Day was unanimously re-elected chairman, which office he resigned on the 5th September, when Councillor Cooper was appointed his successor.

ATTENDANCE OF MEMBERS.

During the half-year the council have held twenty-four (24) general meetings, and twenty-one (21) special meetings, at which the attendance of members was as follows, viz.:-

	General.	Special.
W. C. Day, Esq., J.P., chairman	6 out of 16	9 out of 19
Councillor Crosland	1	14
Councillor Cooper	22	24
Councillor Page	1	9
Councillor Bell	22	24
Councillor Ferguson	20	24
Councillor Phillips	24	24
Councillor Day	11	12
Councillor Walls	8	8
Councillor Martin	3	3

ASSESSMENT.

The gross assessment for the current year amounted to £10,504, which was reduced at the court of petty sessions to £9951 10s.

PUBLIC WORKS.

The following works have been completed during the half-year, viz.:-

- Repairs to footpaths in Bull street.
- Repairs to culverts in Bull street.
- Repairs to bridge over Bet-bet, on Maldon road.
- Clearing Market street, from Tweeddale street to Thompson street.
- Clearing Thompson street, from Market street to Broadway, and cutting side channels between Inkerman street and Broadway.
- Clearing and channelling Short street, and filling holes in Barkly street.
- Raising embankment and deepening drain near Maude and Hardy streets.
- Clearing Market square.

APPLICATIONS TO GOVERNMENT.

Granted.

- Completion of the survey of direct road to Avoca.
- For a letter box in Broadway, and for a letter carrier.
- For increased gaol accommodation. Reply—That a stone lock-up, of three cells, would be provided for in the Estimates for 1861.
- For the expenditure of a portion of the vote of £4000 for roads in the Avoca district, in clearing the road to Tarnagulla.
- Removal of the site for the recreation reserve to the flat near the Congregational church.
- For the appropriation of the vote of £800 for Court of Petty Sessions.
- For the expenditure of the vote of the Legislature for bridge over the Bel-Bet, on the Maryborough and Mount Korong road.
- For the expenditure of the vote for erecting bridge over the Loddon, on the Maldon road.

Not yet granted or refused.

- For the enlargement and improvement of the County Court House.
- For a portion of the vote of £4000 for roads and bridges in the Avoca district, to be expended in the erection of a bridge over the Bel-Bet, on the Maldon road.
- To have the roads to Sandy Creek and Moliagul cleared.
- For the improvement of the road between Dunolly and Rush's bridge.
- For an additional number of the police force.
- For the survey and sale of land within the township.
- For an inspector of weights and measures.
- For sums to be placed on the Estimates for 1861 for a survey office and for various road works in the district.

BYE-LAWS.

The following bye-laws have been passed and received the assent of His Excellency the Governor, viz.:-

- Alteration in bye-law No. 1.
- No. 13.—For levying a rate of One shilling and sixpence in the pound for the current year.
- No. 14.—For the assessment for the year.

FINANCE.

The settlement of the judgment in the case of Lawlor v. the Council engaged the attention of the council at the commencement of the half-year, and a renewal of the offer of the former council was made, but after much fruitless correspondence with Mr. Lawlor's solicitor, it was deemed desirable to send a deputation to Castlemaine; the result was the satisfactory settlement of this liability for £400. The debt of £154 12s. 2d. due to the Bank of Victoria at the close of the last half-year has also been repaid with interest. The payment of these accounts has of necessity prevented a large expenditure on public works, but the council being now free from debt, will be enabled to expend a much larger amount during the next half-year.

WILLIAM COOPER,
Chairman.

CHAS. DICKER,
Town Clerk.

Financial Statement.

	Dr.	£	s.	d.
To Government grant, 1st instalment		345	0	0
Ditto, ditto, 2nd instalment		152	1	7
Rates collected, 1859-60		123	7	0
Ditto, ditto, 1860-61		240	16	6
Police fines		24	12	6
Advance from London Chartered Bank		300	0	0
		£1,190	17	7

Cr.

	£	s.	d.	£	s.	d.
By Salaries—						
Town clerk (five months)	52	1	4			
Commission on rates	11	0	6			
Valuator	20	0	0			
				83	1	10
Interest and discount				16	7	4
Law expenses						
Settlement of judgment <i>in re</i> Lawlor v. The Council—						
Colonial Bank	275	0	0			
Tompkin (solicitor)	125	0	0			
				400	0	0
Deputation expenses				28	11	0
Office expenses, furniture, &c.				16	5	0
Incidental expenses				3	11	6
Municipal conference				5	0	0
Public works				84	15	0
Advertising and printing				29	16	0
Stationery				5	18	9
Postage				1	14	4
Bank of Victoria				154	12	2
London Chartered Bank				300	0	0
Balance in London Chartered Bank				28	7	2
				£1,190	17	7

We hereby certify that we have examined the above accounts and found them correct, and duly supported by vouchers.

JAMES CRAIG,
HENRY THOS. WALLIS,
Auditors.

No. 133

MUNICIPAL DISTRICT OF HAMILTON.

SECOND Half-yearly Report of the Municipal Council of Hamilton, from 27th June, 1860, to 27th December, 1860. Mr. James Hunter Campbell having resigned on the 14th June, Mr. James Allan was elected to fill his place on the 23rd August, 1860.

ATTENDANCE OF MEMBERS.

During the half-year the council held 24 general meetings, 1 adjourned meeting, and 3 special meetings, and were attended as follows:—

	General.	Adjourned.	Special.
The Chairman	11	1	0
Councillor Stevenson	11	0	0
Councillor Learmonth	16	1	3
Councillor Malcolm	9	0	3
Councillor Bloomfield	14	1	1
Councillor Heath	16	0	3
Councillor Allan	8	0	0

On the 26th December, 1860, Messrs. David Laidlaw, Thomas McKellar, and Allan Epiphany McDougall were elected members of the council, in the room of James Allan, Richard Bloomfield, and Richard Heath, who retired by rotation.

(Signed) HENRY COX, Chairman.
NICHLS. J. UREN, Town Clerk.

Statement of Receipts and Expenditure of the Municipal Council of Hamilton, for the Second Half-year, ending 27th December, 1860.

RECEIPTS.

	£	s.	d.
Balance in hand on the 27th June, 1860	1,177	15	0
Rates collected during the half-year	54	7	0
Balance of grant-in-aid for 1860	249	4	9
Receipts for bonds	0	15	0
Fines	2	11	0
	£1,484	12	9

EXPENDITURE.

	£	s.	d.
Public works	904	7	10
Printing, advertising, and stationery	26	8	8
Salaries	200	0	0
Bank interest	1	19	0
Rent of council chambers due June last	6	5	0
Land purchased	100	0	0
Municipal conference expenses	35	0	0
Petty commission on cheques at bank	0	15	6
Balance in the bank	209	16	9
	£1,484	12	9

Having examined the foregoing account of receipts and expenditure, and compared the same with the books in the council chambers and the bank-book, we find the same correct in every particular.

A. E. McDOUGALL,
DAVID LAIDLAW,
Auditors.

No. 169

TULLAROOP ROAD DISTRICT.

To F. CALL, Esq., P.M.

SIR,—We, the undersigned landowners and householders residing within the proclaimed road district known as the Tullaroop Road District, do hereby request you to convene a public meeting of the landowners and householders residing within such road district, to form a district road board for the purpose of superintending, providing for, and completing the construction, repair, and maintenance of the roads in such road district, and for carrying out the provisions of the Act of Council 16 Victoria No. 40.

(Signed)

Henry Meadway, landowner, Eddington
J. H. Meredith, landowner, Moolort
Geo. Fowler, householder, Carisbrook
John Dowie, householder, Moolort
Wm. Paterson, landowner, Carisbrook
Wm. McMillan, householder, Carisbrook
Saml. Attwood, householder, Carisbrook
Francis Stewart, landowner, Carisbrook
A. F. Dowie, landowner, Moolort
A. Chalk, landowner, Carisbrook
H. Chalk, householder, Carisbrook
James Meredith, householder, Moolort
Chas. Stewart, landowner, Carisbrook.

21st January, 1861.

Carisbrook, 21st January, 1861.

Gentlemen,—In accordance with your request, and in terms of the statute in that case provided, I hereby convene a public meeting of the landholders and householders of the Tullaroop Road District, at the Farmers' Arms Inn, Carisbrook, on Monday, the 11th day of February, 1861, at Four o'clock in the afternoon, for the purposes contained in the above requisition.

No. 174

F. CALL, P.M.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the undersigned have this day dissolved partnership, and that all debts due to and from the firm will be received and paid by Samuel and Lewis Herman, of Pall Mall, Sandhurst.

22nd January, 1861.

I. HERMAN,
S. HERMAN,
L. HERMAN.

Witness—

T. LEVY.

No. 151

No. 14.—JANUARY 29, 1861.—7.

ALBERTON DISTRICT ROAD BOARD.

STATEMENT of Receipts and Expenditure for the year 24th October, 1860.

RECEIPTS.

	£	s.	d.
To Rates collected	574	9	5
Government grant-in-aid	2,708	8	6
Rendall on account of Reeves, in aid of contract No. 87	10	0	0
	£3,292	12	11

	£	s.	d.
To Balance down	1,002	13	2
Rates due for 1858-59-60	1,688	13	5½

EXPENDITURE.

	£	s.	d.
By Balance due Bank of Victoria	64	15	7
Interest due on bank account	12	15	0
Clerk's salary	300	0	0
Rickard, Stratton, and Gellion, over-charge remitted	6	13	4
Broderibb, Crisp, and Lewis	70	5	10
Burrows' expenses, Baylis v. Burrows	14	0	0
Auditors' fees	6	6	0
Ferris, stationery, printing, &c.	47	13	0
Postage	1	6	0
Roberts, ribbon	0	3	6
Lecomb, day labor	1	15	0
Hare, day labor	4	0	0
Johnson and Booth	0	16	0
Chudleigh and Baldwin	1	0	0
Ostler, Hiho, and Co.	2	10	0
	533	19	3

Payments on account of Public Works:—

By Hiho, contract No. 50	4	0	0
Cromb, contract No. 53	98	2	0
McDonald, contract No. 61	100	8	0
McDonald, contract No. 62	49	18	0
Jeffs, contract No. 63	223	10	6
Waite, contract No. 64	60	5	0
Ostler, Hiho, and Co., contract No. 65	54	15	0
Devonshire, contract No. 66	80	6	0
Barlow, contract No. 67	55	6	6
Ostler, Hiho, and Co., contract No. 68	48	16	9
Gregory, contract No. 69	52	16	0
Currum, contract No. 71	126	17	0
McCoy, contract No. 72	57	0	0
Lord, contract No. 74	206	18	6
Johnson, contract No. 75	32	16	0
Flinn and Searle, contract No. 78	82	5	0
Stewart, contract No. 79	30	0	0
Crimb, contract No. 80	175	12	9
Poy, contract No. 81	30	0	0
Harrup, contract No. 82	20	0	0
King, contract No. 84	68	17	0
Jones, contract No. 85	30	0	0
	1,688	10	0

Payments on account of Special Works:—

By Ostler	8	16	0
Stewart	27	0	0
Lord	10	0	0
Crimb	5	10	6
Crimb	5	0	0
Appleyard	2	10	0
Chudleigh	8	14	0
	67	10	6
By Balance	1,002	13	2
	£3,292	12	11

By Balance due on contracts ... £1,309 7 1

We having been appointed auditors at the annual meeting of ratepayers, held the 26th November, 1860, have examined the accounts and vouchers, and find the above statement correct.

(Signed)

J. J. HOBBS,
P. KELLY,
A. H. CARRUTHERS,
Auditors.

No. 170

GOLDEN GATE QUARTZ MINING COMPANY, TERRIBLE HILL, MINING DISTRICT OF BALLAARAT.

WE, the undersigned, being a majority in number and value of the shareholders in the above company, do hereby consent to the registration of the said company under the provisions of the Act entitled *An Act to limit the Liability of Mining Partnerships*, being the 24 Victoria No. 109. Dated at Ballaarat, this 28th day of December, 1860.

WILLIAM J. HICKS,
JOHN BAIRD,
WM. PINKERTON,
WM. CLUCAS,
ALEX. KENNY,
SAMUEL LEECE,
PHILIP WATERSON,
THOMAS COTTIER,
GEORGE WILSON,
FRANK PINKERTON.

No. 172

**GOLDSMITHS QUARTZ MINING COMPANY,
YANDOIT (LIMITED).**
GENERAL Balance Sheet of the Goldsmiths Quartz Mining
Company, Yandoit (Limited).

	Dr.	£	s.	d.
To Amount of calls paid	...	3,485	0	0
Bills payable	...	600	0	0
		£4,085	0	0
	Cr.	£	s.	d.
By Purchase of claims	...	1,300	0	0
Ditto machinery	...	2,118	15	8
Dam contract	...	64	5	0
Purchase of tools, &c.	...	12	0	11
Wages account	...	191	19	6
Charges account	...	68	18	6
Advertising and printing	...	27	10	3
Salaries	...	15	0	0
Deposit on lease	...	50	1	6
Shaft contract	...	57	15	0
Interest paid bank	...	16	8	6
Amount due to the company	...	60	7	6
Cash at National Bank	...	101	17	8
		£4,085	0	0

Audited and found correct.

**GEORGE MILLSON,
J. S. BIBBY.**

Ballaarat, 31st December, 1860.

**JAMES MINERS,
Manager.
JOHN TUGWELL,
Secretary.**

No. 171

In the Supreme Court.—Ft. Fa.
PITCHFORD v. ROGERS.

NOTICE is hereby given that the deputy sheriff for the Castlemaine district will cause to be sold, at the British American Hotel, Maldon, on Monday, the 4th day of March, 1861, at Twelve o'clock noon, the abovenamed defendant's right, title, and interest in and to allotment 11 of section 13, parish of Maldon, county unnamed, unless this execution be sooner satisfied.

Terms—Cash.

**R. C. MILLER,
Sheriff's Officer.**

No. 160

In the Supreme Court.

Between **GODFREY DOWNES CARTER and WILLIAM WATTS,**
Plaintiffs,
and
JAMES ROBERT ROBERTSON and ALEXANDER GOODLET,
Defendants.

NOTICE is hereby given that an action has been commenced in this court by the abovenamed plaintiffs against the abovenamed defendants, for that whereas the plaintiffs on the fifth day of September, in the year of our Lord One thousand eight hundred and sixty, made their bill of exchange in writing and directed the same to the defendants, and thereby required the defendants to pay to the plaintiffs One hundred and forty-eight pounds fifteen shillings, three months after the date thereof, which period had elapsed before the commencement of this suit, and the defendants then accepted the said bill, yet the defendants did not pay the same; and a writ of foreign attachment has been issued, directed to James Robert Robertson, James Spowers, Edward Graham, Edward Douglas Greig, William Sutherland Fraser Murray, William Mather Anderson, Andrew Glass Merson, Alexander William Anderson, and Harold Selwyn Smith, all of Melbourne, in the colony of Victoria, for the purpose of attaching in the hands of the said James Robert Robertson, James Spowers, Edward Graham, Edward Douglas Greig, William Sutherland Fraser Murray, William Mather Anderson, Andrew Glass Merson, Alexander William Anderson, and Harold Selwyn Smith, all and singular the lands and other hereditaments, moneys and chattels, bills, bonds, and other property, of whatsoever nature, in the custody or under the control of the said James Robert Robertson, James Spowers, Edward Graham, Edward Douglas Greig, William Sutherland Fraser Murray, William Mather Anderson, Andrew Glass Merson, Alexander William Anderson, and Harold Selwyn Smith, or either of them, at the time of the service of the said writ, belonging to the abovenamed Alexander Goodlet, or to or in which such defendant shall at the time be legally or equitably entitled, or otherwise beneficially interested, and whether solely or jointly, with any person or persons, and all debts of every kind then due by the said James Robert Robertson, James Spowers, Edward Graham, Edward Douglas Greig, William Sutherland Fraser Murray, William Mather Anderson, Andrew Glass Merson, Alexander William Anderson, and Harold Selwyn Smith, or either of them, to such defendant, although the same or part thereof may be payable only at a future day; and if at any time before final judgment in this action the said Alexander Goodlet, or any person on his behalf, will give the security required by law, the said Alexander Goodlet, upon entering an appearance, and upon giving notice thereof to the plaintiffs, may apply to the court and have the attachment dissolved.

Dated this twenty-third day of January, in the year of our Lord One thousand eight hundred and sixty-one.

JAMES WISEWOULD,
No. 164 Plaintiffs' attorney, 58, Chancery lane, Melbourne.

In the Supreme Court.—No. 4239.

Between **WILLIAM NICHOLSON and ANDREW SUTHERLAND,**
trading under the style or firm of "William Nicholson and
Co.," Plaintiffs,
and

JAMES ROBERT ROBERTSON and ALEXANDER GOODLET,
Defendants.

NOTICE is hereby given that an action has been commenced in this court by the abovenamed plaintiffs against the abovenamed defendants, for that whereas the defendants, on the fourteenth day of November, in the year of Our Lord One thousand eight hundred and sixty, made their draft or order in writing for the payment of money, called a banker's cheque, and directed the same to the Oriental Bank Corporation, Melbourne, and thereby required the said Oriental Bank Corporation to pay to the plaintiffs, or bearer, Four hundred and seventy-one pounds twelve shillings and threepence, and then delivered the same to the plaintiffs; and the said Oriental Bank Corporation did not pay the said cheque, although the same was then presented to them for payment, whereof the defendants then had due notice; and the defendants then, in consideration of the premises, promised the plaintiffs to pay them the amount of the said cheque when the defendants should be thereunto requested; yet the defendants have disregarded their said promise, and although requested by the plaintiffs have not paid the said cheque, or any part thereof; and a writ of foreign attachment has been issued, directed to James Robert Robertson, of Flinders street, Melbourne, James Spowers, Edward Graham, Edward Douglas Greig, William Sutherland Fraser Murray, William Mather Anderson, Andrew Glass Merson, Alexander William Anderson, and Harold Selwyn Smith, all of Melbourne, in the colony of Victoria, for the purpose of attaching in the hands of the said James Robert Robertson, James Spowers, Edward Graham, Edward Douglas Greig, William Sutherland Fraser Murray, William Mather Anderson, Andrew Glass Merson, Alexander William Anderson, and Harold Selwyn Smith, all and singular the lands and other hereditaments, moneys, and chattels, bills, bonds, and other property, of whatsoever nature, in the custody or under the control of the said James Robert Robertson, James Spowers, Edward Graham, Edward Douglas Greig, William Sutherland Fraser Murray, William Mather Anderson, Andrew Glass Merson, Alexander William Anderson, and Harold Selwyn Smith, or either of them, at the time of the service of the said writ, belonging to the above-named defendant Alexander Goodlet, or to or in which such defendant shall at the time be legally or equitably entitled or otherwise beneficially interested (and whether solely or jointly with any person or persons), and all debts of every kind then due by the said James Robert Robertson, James Spowers, Edward Graham, Edward Douglas Greig, William Sutherland Fraser Murray, William Mather Anderson, Andrew Glass Merson, Alexander William Anderson, and Harold Selwyn Smith, or either of them, to such defendant, although the same or part thereof may be payable only at a future day; and if at any time before final judgment in this action the said Alexander Goodlet, or any person on his behalf, will give the security required by law, the said Alexander Goodlet, upon entering an appearance, and upon giving notice thereof to the plaintiffs, may apply to the court and have the attachment dissolved.

Dated this twenty-second day of December, in the year of our Lord One thousand eight hundred and sixty-one.

JAMES WISEWOULD,
No. 165 Plaintiffs' solicitor, 58, Chancery lane.

In the will of **WILLIAM SELKIRK,** late of the city of Melbourne, outfitter, who died on or about the 7th day of February, 1860.

WHEREAS the Supreme Court of the colony of Victoria, in its ecclesiastical jurisdiction, did, on the 13th day of March, 1860, grant probate of the will of the said William Selkirk to Robert Elvy, of Collins street, and Orlando Fenwick, of King street, the executors named in the said will: Notice is hereby given that all persons having any debts, claims, or demands against or upon the estate of the said William Selkirk, deceased, are hereby peremptorily required, on or before the 13th day of March next ensuing, to come in and submit the same to the said Robert Elvy and Orlando Fenwick for examination, in order that, if found to be correct, they may be settled and paid; the said Robert Elvy and Orlando Fenwick hereby giving notice that they will, immediately after the said 13th day of March, send the balance realized under the abovementioned will then in their hands to the residuary legatee named in the said will, or pay the same to his duly authorised agent, and thereafter the claims and demands of all creditors and other claimants not coming in as aforesaid will be absolutely barred and excluded.

Dated 25th January, 1861.

ROBERT ELVY,
Executor,
15, Collins street east.

No. 163

DISSOLUTION OF PARTNERSHIP.

THE partnership hitherto existing between Charles Samuel Fysh, Thomas Lloyd, and Percival Lloyd, trading under the firm of "Lloyd Brothers and Company," is this day dissolved by mutual consent, as far as regards C.S. Fysh. Thomas Lloyd and Percival Lloyd will collect all debts due to the late firm and pay all liabilities connected therewith.

Melbourne, 15th January, 1861.

**CHAS. FYSH,
THOMAS LLOYD,
PERCIVAL LLOYD.**

Witness to signatures—
J.N. COLLINGS.

No. 154

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore existing between us, the undersigned George Caudle and Edwin Bartlett, under the style or firm of Caudle and Bartlett, drapers, &c., Collingwood, was this day dissolved by mutual consent. All debts due to and by the late firm of Caudle and Bartlett will be received and paid by George Caudle, by whom the business will in future be carried on.

Dated this 22nd day of January, 1861.

GEO. CAUDLE,
EDWIN BARTLETT.

Witness—
EDWD. B. MORCOMBE. No. 161

DISSOLUTION OF PARTNERSHIP.

WE, the undersigned, carrying on business as brewers, at Buninyong, have this day mutually dissolved partnership in so far as concerns Thomas Ryan. In future the business will be carried on by John Iverson, who will receive all money and pay all debts due to the late firm.

Ballaarat, 19th January, 1861.

THOMAS RYAN,
JOHN IVESON,
STEPHEN EDWD. IVESON.

Witness—
EDWARD AINLEY. No. 162

DISSOLUTION OF PARTNERSHIP.

THE partnership heretofore existing in a quartz reef, situated at Reedy Creek, between the undersigned Patrick Perkins, George Shaw, Gavin Shaw, and Thomas Shannon Martin, under the style of "Patrick Perkins and Others," is this day dissolved by mutual consent so far as the said George Shaw and the said Gavin Shaw are concerned.

Melbourne, 24th January, 1861.

PATRICK PERKINS,
GAVIN SHAW,
GEORGE SHAW,
Pro THOMAS SHANNON MARTIN,
CHARLES G. MARTIN.

Witness to signatures
of P. Perkins, Gavin
Shaw, and Chas.
G. Martin—
NICHOLAS MAINE.
Witness to signature
of George Shaw—
N. DEQUOY. No. 150

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between us, the undersigned Horatio Beauchamp and Arthur Beauchamp, trading under the style or firm of "Beauchamp Brothers," as auctioneers and valuers, in the city of Melbourne, was this day dissolved by mutual consent.

The business will henceforth be carried on by us, the undersigned Horatio Beauchamp and Robert Byrne, under the style or firm of "Beauchamp and Byrne."

All debts due to or by the late firm of Beauchamp Brothers will be received and paid by the said Horatio Beauchamp and Robert Byrne.

Dated this 6th day of January, 1861.

HORATIO BEAUCHAMP,
ARTHUR BEAUCHAMP,
ROBERT BYRNE.

Witness—
O. L. HANBURY,
Solicitor, 87, Chancery lane, Melbourne. No. 155

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership hitherto existing between William Taylor, John Clark, James Russell, and Joseph Parker, carrying on business as quartz crushers at Campbell's Reef, under the style and title of the "Crescent Quartz Crushing Company," is this day dissolved by mutual consent, so far as Joseph Parker is concerned. The business for the future will be carried on by William Taylor, John Clark, and James Russell, under the same title, viz., "Crescent Quartz Crushing Company," by whom all debts due by and to the said company will be paid and received.

Dated at Ararat, this sixteenth day of January, A.D. 1861.

WILLIAM TAYLOR,
JOHN CLARK,
JAS. RUSSELL,
JOSEPH PARKER.

Witness—
JAMES CAMPBELL. No. 167

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between us, the undersigned Hastings Cunningham and John Cunningham, at Kalangadoo, in South Australia, and Fairlie, in Victoria, under the firm of "H. and J. Cunningham," was this day dissolved by mutual consent; and all debts due and owing to or by the late firm will be received and paid by the said John Cunningham.

As witness our hands, this 24th day of January, A.D. 1861.

H. CUNNINGHAM,
JOHN CUNNINGHAM.

Witness—
HENRY F. GUBNER. No. 166

DISSOLUTION OF PARTNERSHIP.

THE partnership hitherto existing between Harry Bently and Frederick Dainty, dairymen, in the parish of Faraday, is this day dissolved by mutual consent.

1st January, 1861.

HARRY BENTLY,
FREDERICK DAINTY.

Witness—
F. D. SMITH. No. 153

ONE POUND REWARD.

LOST, 7th January, bay mare, star on face, near hind foot white, B clipped on near thigh. Apply to Railway Hotel, near Sheriff's Bridge, Castlemaine. No. 158

THREE POUNDS REWARD.

LOST from Sandy Creek, Tarrangower, a brown mare, *topsy*, branded w.m near shoulder, rope on. Above reward offered to any one returning same to Wm. H. Tregellas, engineer, Castlemaine. No. 167

ONE POUND REWARD.

LOST from the Eureka, Ballaarat, on the 24th January, a black horse, branded PCD near shoulder, JP off shoulder. The above reward will be given to any person bringing the same to James Bryces, opposite Cameron's store, Golden Point, Ballaarat. No. 173

TWENTY-FIVE POUNDS REWARD.

To Poundkeepers and Others.

STOLEN or strayed from near the Inverness Hotel, Deep Creek, Bulla, three draught mares, branded as follows, viz.:—
Heavy draught bay mare, B near shoulder
Bay mare, star in forehead, B under half circle off shoulder
Light draught roan mare, AF neck
A reward of £6 will be paid on recovery of the above if strayed, and £25 on conviction of the thief if stolen, by applying to Messrs. McCaw and Another, Bourke street, Melbourne. No. 163

FOUR POUNDS REWARD.

STOLEN or strayed from Yandoit, on the 21st instant, a bay horse, branded like J-L near shoulder, brand indistinct. JL

The above reward will be paid on delivery of the horse to Mr. Julius Koahler, at Dennis' Hamburg Hotel, Yandoit. No. 169

TWO POUNDS REWARD.

LOST, a black horse, branded near shoulder and D off shoulder, der, near hind foot white, body much scarified from an accident. Whoever will bring the same to the Young Independent Company, Parkin's Reef, shall receive the above reward. No. 123

Impoundings.

BALLAN.—Impounded at Ballan, 24th January, 1861, by Mr. John Carroll.

56. Bay mare, star and stripe, off hind foot white, CS near shoulder, 2 off shoulder (the HD conjoined), WH near

neck, BJ near rump

57. Brown colt foal, progeny

58. Bay horse, short tail, C over triangle near shoulder, H near

neck, J near hip

60. Grey horse, DC near shoulder

61. Steel grey filly, P near shoulder and near hip

62. Bay mare, star, 2 near hip, AI near shoulder

63. Bay colt foal, progeny, hind feet white

64. Brown draught horse, blaze, near hind foot white, AM near

shoulder, 8 off shoulder

On 25th January, by D. McPherson, Esq.

69. Bay mare, lump under jaw, C off shoulder

70. Chesnut mare, stripe, E in circle over S near shoulder

If not claimed and expenses paid, to be sold on 20th February,

1861.

HENRY A. COOPER,

14/ Poundkeeper.

BEECHWORTH.—Impounded at Beechworth, 21st January, 1861, by the Municipal Council.—Trespass 1s. each.

57. Reddish fawn colored she goat, black streak back, black tail

58. Fawn colored kid

59. Black she goat, white patch near side

60. Two black she kids, horns turned very forward

61. Black she kid

62. Very light fawn colored she goat

63. Black she kid

If not claimed and expenses paid, to be sold on 20th February,

1861.

JOHN COPE GARNETT,

9/6 Poundkeeper.

DELVOIR.—Impounded at Belvoir, 23rd January, 1861, by William Huon, Esq.—Trespass 1s. each.

9. Black horse, aged, docked tail, few white hairs forehead, off

hind coronet white, has had a sore back, collar marked,

4 near shoulder (the CD touching), blotched 4 on

BCD

indistinct WP off shoulder

10. Bay pony mare, long tail, had hobbles on, little white near

hind coronet, near knee broken, like S over indistinct

brand near shoulder, no other perceptible brand

11. Fleabitten grey horse, saddle marked, long tail, scar near ribs, like blotched C with M in centro over like 6 near shoulder, scar and dent off neck, no other perceptible brand
12. Bay horse, draught breed, star, stripe and snip, small lump off eye, enlargement off fore fetlock joint, broken kneed, little white both hind feet, switch tail, white spot off shoulder, JB near shoulder
13. Chesnut horse, star, stripe, off hind foot white, switch tail, saddle marked, RW off shoulder (the R partly on ribs), had green hide hobbles on
14. Black or dark brown mare, star, small stripe, docked tail, little white off fore coronet, hind legs white, had broken hobbles on, sore on loins, JO near shoulder, RT off shoulder
15. Dark chesnut mare, saddle marked, switch tail, near hind foot white, R over indistinct brand like M and another letter illegible near shoulder, JR off shoulder (the J indistinct)
16. Bay horse, black points, switch tail, shod, saddle marked, 9 near shoulder, scar near thigh MS
17. Light grey mare, draught breed, had broken hobbles on, short switch tail, saddle, girth and collar marked, WH near shoulder, GW off shoulder
18. Bay entire pony, black points, docked tail, blotched brand near shoulder—Damages £5
19. Roanish grey horse, snip, switch tail, near hind leg white, like WA near shoulder, no other perceptible brand
20. Bay horse, star, snip, broken hobbles on, piece rope neck, little white near fore coronet and inside off hind coronet, lump under belly, Wh near shoulder, switch tail, shod
- If not claimed and expenses paid, to be sold on 20th February, 1861.

HENRY McLLREE,
Poundkeeper.

26/6

- BENALLA**.—Impounded at Benalla, 25th January, 1861, by Jesse Watts.
44. Brindle and white speckled cow, C above W off ribs, AR off rump
45. Red steer, white on back, white belly, HT near shoulder
46. Light brown or yellow bullock, worker, grey face, white on back and rump, white belly, JC off ribs and rump, blotch near rump, like S faint near thigh
47. Brown sided stag, ear marked, O off back
48. Red bullock, worker, cock horns, ear marked, white belly, JHP conjoined near rump, like JQ off rump, No. 8 off thigh, whipmarked
- If not claimed and expenses paid, to be sold on 20th February, 1861.

GEORGE POWELL,
Acting Poundkeeper.

11/

- BULLOCK CREEK**.—Impounded at Bullock Creek, 22nd January, 1861, by D. Campbell, Esq.—Trespass 1s. each.
5. Bay horse, black points, little white near hind heel, DF near shoulder
- On 23rd January.
6. Chesnut roan horse, star, collar marked, AH near shoulder
7. White horse, fleabitten head and neck, much collar marked, over illegible brand, MP under near shoulder, MP over JR conjoined off shoulder
- If not claimed and expenses paid, to be sold on 20th February, 1861.

JOHN W. GOWER,
Poundkeeper.

10/

- BUNINYONG**.—Impounded at Buninyong, 22nd January, 1861, by Geo. Innes, jun., by authority of A. Fiske, Esq. Trespass 6d per head.
59. White steer, near ribs A in circle
60. White heifer, near ribs A in circle
63. Strawberry poley cow, no visible brands
64. Strawberry heifer, near ear marked, no brands
65. Brindle and white heifer, off rump JP
66. Dark brown or black cow, off horn broken, near ribs R, near rump indescrivable brand
67. White poley steer, no visible brands
68. Yellow cow, white back, belly, and hind legs, near rump MF or M_T (the T to right), off rump like TS, off thigh S, off ribs TS
69. White heifer, red ears, off rump JP
70. Brindle and white heifer, off rump DI
71. Red and white sheeted poley cow, no visible brands
72. Yellow cow with white hairs, no visible brands
73. Strawberry bull, near ear marked, no visible brands
74. Small white and black spotted steer, off ribs R
75. White steer, injured in mouth, off rump TP
- On 23rd January, by Geo. Collins.—Trespass 4s.
78. Grey horse, white patch near hip, halter or head rope on neck, near knee enlarged, shod all round, near shoulder heart with M or ML under (the M a writing capital, and the ML conjoined)
- If not claimed and expenses paid, to be sold on 20th February, 1861.

GEORGE INNES,
Poundkeeper.

13/6

NOTICE.

BUNINYONG.—No. 2008, advertised in *Gazette*, 14th December, 1860, yellow and white sheeted steer, ears marked, near ribs like y in circle over 1, near rump 7, off ribs 23, should have 2 near ribs and loin. To be sold 20th February, 1861.

GEORGE INNES,
Poundkeeper.

7/

CASTERTON.—Impounded at Casterton, 23rd January, 1861, by W. Macpherson, Esq., Nangela.

45. Grey mare, JJ near shoulder (latter J to right), W on near wither, E off shoulder

46. Chesnut colt, progeny of above

47. Chesnut horse, stripe down face, JW near shoulder

48. Dark bay horse, black points, if near shoulder

If not claimed and expenses paid, to be sold on 20th February, 1861.

HENRY DAVIS,
Poundkeeper.

8/6

DANDENONG.—Impounded at Dandenong, 22nd January, 1861, by J. W. Beilby.—Trespass 6d. each.

95. Yellow and white spotted heifer, H near rump, anchor near ribs

96. Yellow and white spotted heifer, like 7H or T off ribs, like F near ribs

97. Brown black bull, white tail and pizzle, like 7A-conjoined off rump

98. Light strawberry heifer, yellow ears, no visible brands

99. Red heifer, mealy face, white belly and hind feet, like JK near ribs

On 24th January, by Robert Henry.

102. Bay mare, small star, little white both hind fetlocks, collar marked, A near shoulder

103. Black gelding, long tail, like anchor off shoulder

If not claimed and expenses paid, to be sold on 20th February, 1861.

WILLIAM DAVIES,
Poundkeeper.

13/6

DAYLESFORD.—Impounded at Daylesford, 14th January, 1861, by J. H. Barnett, Esq.—Trespass 1s. each.

2. Yellow and white spotted bullock, wide cock horns, piece out of off ear, branded SS near back, IH off rump, IH off thigh, 4 off back

3. Roan hoop horned bullock, front out of near ear, K near shoulder, like G off rump, D off thigh, J off shoulder (tail of J to right), VOY off back

Same day, by Mr. James Ledger.—Trespass nil.

4. Strawberry poley cow, piece off ear, JB near rump, like O near thigh, illegible brand off rump

On 17th January, by Mr. B. Rowe.—Trespass 1s.

10. Bay mare, star in forehead, switch tail, black points, shod on three feet, branded M on near shoulder

If not claimed and expenses paid, to be sold on 20th February, 1861.

N. S. HAILES,
Poundkeeper.

13/6

DUNOLLY.—Impounded at Dunolly, 19th January, 1861, by Alfred Joyce, Esq.—Trespass 6d. each.

44. Strawberry cow, slit off ear, like Z near ribs, like M_{IV} off rump, like W_{IV} off ribs

45. Brindle and white poley steer, top off off ear, like E off shoulder

46. Red and white cow, notch both ears, F off ribs, like HL near ribs

47. Red and white bull calf, F off ribs

On 24th January, by A. C. McDougall, Esq.—Trespass 6d. each.

55. Bay mare, star, both hind fetlocks white, collar marked, W and indescrivable brand near shoulder

56. Chesnut horse, small star, saddle and collar marked, white spot on each side the neck, FG near shoulder

If not claimed and expenses paid, to be sold on 20th February, 1861.

GEO. H. FINLAY,
Poundkeeper.

14/

ECHUCA.—Impounded at Echuca, 22nd January, 1861, by P. O'Dea.—Trespass 6d. each.

34. Bay mare, switch tail, rope mark on neck, C near shoulder, KY near ribs, illegible brand off shoulder

35. Roan mare, long tail, IE near shoulder, like WL¹ off shoulder (the L's across and tail of L¹ upwards)

36. Black or brown mare, switch tail, JO near shoulder (i inside the o), BSC off shoulder

37. Bay mare, switch tail, star, collar marked, LH near shoulder, BSC blotch under off shoulder

38. Brown mare, star, small snip, switch tail, off hind fetlock white, T near shoulder

Same date, by W. T. Harpham.—Trespass 6d. each.

39. Brown horse, bald face, switch tail, shod, four white legs, saddle and collar marked, W near shoulder

40. Bay mare, switch tail, shod, saddle marked, P2 near
2
OM
shoulder, spur marked both sides
If not claimed and expenses paid, to be sold on 20th February,
1861.
GEORGE JAMIESON,
Poundkeeper.

16/

ELEPHANT BRIDGE.—Impounded at Elephant Bridge,
26th January, 1861, by John Dodds, Esq.
21. Black horse, intermixed with grey hairs, long bang tail,
small star forehead, branded A near shoulder, like S off
shoulder

If not claimed and expenses paid, will be sold 20th February,
1861.
D. C. MACPHERSON,
Poundkeeper.

8/

ELPHINSTONE.—Impounded at Elphinstone, 23rd Janu-
ary, 1861, by R. Allen.—Trespass 1s.
35. Black horse, star, near hind foot white, RIB conjoined
near shoulder (R to left), 7 near thigh, shod
On 24th January, by Mr. Creaman.—Trespass 4s.
38. Chesnut mare, star, near fore foot white, D near shoulder,
L
(S)

old brands off shoulder, fistula with cords through
If not claimed and expenses paid, to be sold on 20th February,
1861.
J. T. PATTERSON,
Poundkeeper.

10/

GLENORCHY.—Impounded at Glenorchy, 22nd January
1861, by M. K. Swanston, Esq.—Trespass 6d.
49. Red cow, lame, piece off off ear, ER off rump
If not claimed and expenses paid, to be sold on 20th February,
1861.
D. K. FITZGERALD,
Poundkeeper.

6/6

GUILDFORD.—Impounded at Guildford, by Mr. Jabez
Jones.—Damages 5s.
27. Yellow snail bullock, JR JR near ribs, JR top near
shoulder, JR near rump
CW

On 25th January, by Mr. Cooper.—6d. each.
29. Red and white steer, TT near ribs
30. Red and white steer, TT near ribs
If not claimed and expenses paid, to be sold on 20th February,
1861.
WM. HENRY TAAFFE,
Poundkeeper.

9/6

HEXHAM.—Impounded at Hexham, 19th January, 1861,
by J. Alexander, Esq.—Trespass 1s.
3418. Bay colt, indistinct brands or scars off shoulder
If not claimed and expenses paid, to be sold 20th February,
1861.
JOHN TOMLINSON,
Poundkeeper.

6/6

HEXHAM.—Impounded at Hexham, 24th January, 1861, by
Mr. McIntyre, for J. Moffatt, Esq.—Trespass 1s. each.
3464. Yellow cow, 7R near, 7 off ribs, RE near rump
3466. Yellow cow, white belly, D off ribs, O off rump
H
3467. Yellow or red steer, progeny of 3466, O off rump, rope
and chain round neck
3468. Yellow or red and white cow, D off ribs, O off rump
H
3469. Blue strawberry bullock, like T off rump or 6 over SH, off
W
ear slit
3470. White cow, blotch near ribs (supposed K or M or H),
piece off near ear
3471. Black and white cow, JN near ribs and thigh, RS near
rump and other brands, ears marked
If not claimed and expenses paid, to be sold on 20th February,
1861.
JOHN TOMLINSON,
Poundkeeper.

13/

KALKALLO.—Impounded at Kalkallo, 24th January, 1861,
by A. McMartin, Esq.—Trespass 3s. each.
12. Piebald horse pony, like anchor brand near shoulder, white
legs, fired and enlarged on near hind hock joint, switch
tail docked, collar and saddle marked, narrow stripe down
face and snip, broken hobble on off fore fetlock
13. Light iron grey horse, HO near shoulder, like writing B
off shoulder, near fore and two hind legs white, white
face scabs, on nose, saddle and collar marked, swelling on
off hind leg, shoe on near hind foot
If not claimed and expenses paid, to be sold on 20th February,
1861.
GRAHAM MITCHELL,
Poundkeeper.

10/

KERANG.—Impounded at Kerang, Lower Loddon, 22nd
January, 1861, by D. Cameron, Esq.—Trespass 1s. each.
1. Bay mare, black points, long switch tail, a few white hairs on
forehead, saddle marked, been shod all round, AK and
like hook S horizontal after S (hook) under near shoulder,
J near back under saddle, 9 under saddle off back, 31 or
31

TL in one off shoulder
NO. 14.—JANUARY 20, 1861.—8.

2. Dark bay horse, black points, long switch tail, star, sore back,
spectacle brand near neck, AS near shoulder, S27 off
shoulder
If not claimed and expenses paid, to be sold on 20th February,
1861.
HUGH STEVENSON,
Poundkeeper.

10/6

KILMORE.—Impounded at Kilmore, 26th January, 1861,
by Mr. Bayly.

22. Brown entire colt, 7 near shoulder

23. Bay filly, star, 7 near shoulder

24. Roan and white bullock, blind near eye, illegible brand off
ribs, GM near horn

25. Strawberry speckled bullock, blue neck, 5T off rump, X off
ribs

26. Yellow bullock, white flanks, whip marked, PF near rump,
∞ near ribs

27. Brown snail horned bullock, CK near ribs, 7 off ribs, 5 off
C
thigh

28. Red bullock, spyglass near rump, OC conjoined near ribs,
AAA off rump, ∞ off thigh and loin

29. Red sided steer, no visible brand

30. Red and white heifer, blotch brand near ribs

31. Black heifer, EM off ribs

If not claimed and expenses paid, to be sold on 20th February,
1861.
C. G. ANDERSON,
Poundkeeper.

15/

KYNETON.—Impounded at Kyneton, 22nd January, 1861,
by Mr. Wm. Hole.—Damages 6s. each.

23. White heifer, piece off near ear, no visible brand

24. Red heifer, white belly, roan hips, piece off near ear, no
visible brand

25. Red and white spotted heifer, piece off near ear, no visible
brand

26. Brindle poley cow, notch near ear, white forehead, back,
belly and hind legs, sore rump, no visible brand

If not claimed and expenses paid, to be sold on 20th February,
1861.
W. BATES,
Poundkeeper.

9/6

KENSINGTON.—Impounded at Kensington, 23rd January,
1861, by W. Hopkins, for Mr. John Davey.—Trespass 6d.
each.

90. Red and white cow, J near ribs, MT, blotch over, off rump,
J22 off ribs, like writing 24 off loin

24 (like writing 24 conjoined)

91. Red cow, white spots, MT off rump, AT near rump

92. White cow, brown spots, MT off rump, R near ribs, like D
off loin

If not claimed and expenses paid, to be sold on 20th February,
1861.
D. J. MÖLLER,
Poundkeeper.

10/

LEXTON.—Impounded at Lexton, 23rd January, 1861, by
J. Robertson, Esq.—Trespass 9d. each.

90. Light strawberry bullock, ears marked, HP conjoined off ribs.

91. Light strawberry bullock, yellow ears and marked, HP con-
joined off ribs, J off rump

92. Strawberry bullock, ears marked, wide horns, III near
shoulder, blotch in circle off ribs

93. Yellow bullock, white on belly, cocked horns, RT off rump,
CPC

off ear marked

94. Light strawberry bullock, off ear marked, bell on neck,
anchor and T off rump

By George Beggs, Esq.—Same trespass.

95. Yellow sided bullock, star, hoop horns, IT near shoulder,
31

MT off horn

96. Brown and white spotted bullock, near ear marked, WB
near ribs (the B blotched)

97. White bullock, ears marked, G near ribs, JB near rump

If not claimed and expenses paid, to be sold on 20th February,
1861.
T. NICHOLLS,
Poundkeeper.

15/

LEXTON.—Impounded at Lexton, 25th January, 1861, by
Mr. Gordon.—Trespass 9d. each.

99. Strawberry heifer, like WL off ribs

100. Leopard steer, B near back and rump

101. Yellow and white cow, MP near ribs, MP near rump, RH
III conjoined

off back

If not claimed and expenses paid, to be sold on 20th February,
1861.
T. NICHOLLS,
Poundkeeper.

9/

MCIYOR CREEK.—Impounded at McIvor Creek, 22nd
January, 1861, by Mr. Lloyd, for Messrs. Clough and Co.—
Trespass 1s. each.

1. White horse, short bang tail, broken hobble near fore foot,
S horizontal off neck

2. Brown horse, star and snip, long tail, bell on, fore and near hind fetlocks white, saddle marked, JH near shoulder,

JH near rump, H near cheek, blind off eye

3. Iron grey horse, switch, saddle marked, HC near shoulder, like WM or MM off shoulder

If not claimed and expenses paid, to be sold on 20th February, 1861.

11/6

C. H. NIMMO,
Poundkeeper.

MELBOURNE.—Impounded at Melbourne, 26th January, 1861, by John C. Cochrane, Esq.—Trespass 6d. each.

117. Red and white sheeted cow, off ear marked, HH off ribs, like H off rump

118. Red and white spotted cow, cock horns, piece out of near ear

119. Red and white spotted cow, both ears marked, + near shoulder, like near ribs, G near rump, + off rump

120. Strawberry cow, off horn down, off ear marked, blotch like Y off shoulder

121. Light blue strawberry heifer, off ear slit, PP near rump, same off rump

122. White heifer, brown ears and eyes, piece of hide round neck, no visible brand

If not claimed and expenses paid, to be sold on 20th February, 1861.

12/6

FRANK HEWITT,
Poundkeeper.

NOTICE.

SKIPTON.—No. 32, advertised in *Government Gazette* of 18th January, should be bay horse, small star, long switch tail, saddle marked, A off shoulder, C off saddle; and if not claimed and expenses paid, will be sold on the 20th February, 1861.

JOHN DALY,
Poundkeeper.

Skipton Pound, 26th January, 1861.

SUGAR LOAF CREEK.—Impounded at Sugar Loaf Creek, by Mr. Doyd.

5. Bay mare, w over SG or SC near shoulder, WH conjoined off shoulder

By Mr. Outhwaite.

15. Brown bull, white face, FS near ribs—Damages £5

By Messrs. Campbell.

70. Brown filly, like DO or C over B in circle near shoulder

71. Chesnut mare, blaze face, two hind feet white, like B off neck

If not claimed and expenses paid, to be sold on 20th February, 1861.

10/

J. M. FERRELL,
Poundkeeper.

SWAN HILL.—Impounded at Swan Hill, 23rd January, 1861, by Mr. Watson, for T. Brown, Esq.—Trespass 1s. each.

67. Bay mare, black points, blaze, hind fetlocks white, like HJ near shoulder, horse foal at foot

68. Bay mare, black points, short switch tail, saddle marked, near shoulder, bell brand off ribs, horse foal at foot

69. Bay mare, blaze, switch tail, off fore and near hind fetlocks white, saddle marked, illegible brand under OX near shoulder, like EM off shoulder, R near thigh

70. Black mare, long tail, star, saddle marked, E near shoulder, like spur and horseshoe brand over 24 off shoulder

If not claimed and expenses paid, to be sold on 20th February, 1861.

12/6

JAMES BROAD,
Poundkeeper.

TYLDEN.—Impounded at Tylden, 22nd January, 1861, by Mr. John Knight.—Trespass 5s.

25. Bay horse, black points, star, saddle marked, three shoes on, sore wither, near shoulder, blotch brand under

If not claimed and expenses paid, to be sold on 20th February, 1861.

7/

A. H. CLAYTON,
Poundkeeper.

WANGARATTA.—Impounded at Wangaratta, 18th January, 1861, by W. G. McCarty, Esq.—Trespass 2s. 6d.

51. Yellow bullock, top off both ears, BOYD near neck, D near shoulder

If not claimed and expenses paid, to be sold 20th February, 1861.

7/6

ALEXANDER TONE,
Poundkeeper.

WARRANTYTE.—Impounded at Warrantyte, Anderson's Creek, 27th January, 1861, by Mr. John Moloney.—Trespass 10s. each.

33. Cream color mare, hind fetlocks white, some brown on legs, tail and mane, like J-C conjoined near shoulder, 4 off shoulder, shoes on

34. Cream color foal, progeny of the above

35. Bay mare, star, hind fetlocks white, fore legs, tail and mane nearly black, like Ay near shoulder, shod

36. Bay entire horse, hind fetlocks white, star, fore legs, tail and mane nearly black, DB off shoulder, like DB near

shoulder, shod—Extra damages £2 10s.

37. Chesnut horse, star, off hind fetlock white, short tail, 40 near side neck, illegible brands above W near shoulder,

38. Roan horse, switch tail, white, stripe on face, white on fetlocks, 41 near shoulder, LK off shoulder, saddle marked

By Mr. P. Wilson.—Trespass 10s.

39. Bay horse, white on face, near hind fetlock white, H off shoulder

If not claimed and expenses paid, to be sold on 20th February, 1861.

17/

JOHN HUTCHINSON,
Poundkeeper.

WARRNAMBOOL.—Impounded at Warrnambool, 18th January, 1861, by Thos. Powling, for Jas. Bostock.—Trespass 1s.

32. Iron grey filly, long tail, blotch over blotch near shoulder, near ear slit

On 21st January, by J. M. Ardlie.—Trespass 9d.

42. Red bull, R near ribs, LF off rump

If not claimed and expenses paid, to be sold on 20th February, 1861.

9/

JOHN HITCHIN,
Poundkeeper.

WICKLIFFE.—Impounded at Wickliffe, 19th January, 1861, by W. McPherson, Esq.—Trespass 2s. 6d. each.

38. Fleabitten grey horse, saddle marked, D and supposed, very faint brand like B near shoulder, D near jaw

39. Bay mare, black points, switch tail, TJ off shoulder, JA near shoulder

40. Heavy bay mare, long tail, BB near shoulder, like THE within oblong square slanting from right to left off neck (the HE conjoined), like B within diamond off shoulder

41. Bay yearling colt, star, A off shoulder

42. Brown yearling colt, blaze, long tail, hind legs white, G near shoulder

If not claimed and expenses paid, to be sold on 20th February, 1861.

11/

FREDK. WM. DODD,
Poundkeeper.

WICKLIFFE.—Impounded at Wickliffe, 22nd January, 1861, by Mr. McIntyre, for John Moffatt, Esq.—Trespass 2s. 6d. each.

44. Strawberry poley steer, brown ears and muzzle, heart off ribs

45. Red steer, grizzly face, few white marks, swallow snip near ear, back off off ear, like blotched TM over O off rump, like C or part circle near back, TK or TX off rump

46. Yellow brindle cow, like anchor over like 50 off shoulder, H near ribs, 2 near rump

47. Light strawberry steer, off horn down, notch back of near ear, L near rump

49. Light roan and white cow, slit and punch hole off ear, II or H off loin, -P off rump

50. Brindle cow, white on back and belly, punch hole off ear, bugle off horn, LYD off ribs, J with tail reversed or I before 77 off rump

51. Black cow, white back and belly, notch front of near ear, 7 near shoulder, 7 off ribs, like Y near ribs, RE near rump

52. Yellow strawberry steer, front quarter off near ear, GC near ribs, conjoined near thigh, ILL off ribs

54. Red bullock, back quarter off both ears, like NK conjoined over JF off rump, 4 off thigh

Same date, by G. McPhail, Esq.—Trespass 2s. 6d. each.

59. White cow, swallow snip both ears, indescribable brand (C on something like H) off ribs

60. Red and white cow, S near cheek, 7 near shoulder, swallow snip and piece out of near ear

On 23rd January, by Mr. Mackenzie, for J. D. Wyselaskie, Esq.—Trespass 2s. 6d. each.

61. Brindle cow, white back and belly, notch near ear, heart in three parts of a circle near ribs, RE conjoined off ribs and rump

62. Yellow cow, notch near ear, same brands

63. Yellow and white cow, off horn off, M near loin, W near rump, heart in three parts of a circle near ribs, OS near

thigh

64. Yellow and white spotted cow, slit near ear, heart in three parts of a circle near ribs, C near rump

65. Red spotted cow, notch near ear, blotch brand (supposed heart in three parts of a circle) near ribs, BC off rump, O off thigh

66. Red and white cow, half near ear off, like KB near ribs, blotched JD off back, like JD conjoined off rump

67. Yellowish red cow, white on belly, tail and hind legs, DKR near ribs, diamond near back

68. White bullock, notch near ear, O over 3 near shoulder, JB twice near rump

69. Red and white cow, underside off near ear, IM over heart near back, | near rump, C off ribs, P off rump

70. Yellow poley steer, little white, notch near ear, 56 off ribs, GR conjoined off rump

Same date, by James Parker, Esq.—Trespass 2s. 6d.

71. Bay mare, black points, star, white spot on throat, near hind pastern white, M near shoulder, off shoulder

M

72. Light bay heavy draught filly, blaze, white near hind and off pasterns, writing W off shoulder
 73. Grey heavy filly, star and small blaze, same brand
 74. Chesnut heavy colt, blaze and snip, silver mane and tail, same brand
 75. Black heavy draught colt, very small star, same brand
 76. Bay heavy filly, PB off shoulder
 On 17th January, by W. McPherson, Esq., and kept back for supposed owner.
 77. Red poley cow, few white marks, two slits off ear, S off rump
 If not claimed and expenses paid, to be sold on 20th February, 1861.
 39/6

FREDK. WM. DODD,
 Poundkeeper.

NOTICE.

WICKLIFFE.—No. 1, black horse, docked tail, W near shoulder (the tail of W upwards), has also a faint mark or brand on off shoulder.

No. 2, bay filly, black points, S near cheek, like writing *ms* conjoined, appears now to be writing *mt* conjoined off shoulder.

If not claimed and expenses paid, to be sold on 6th February, 1861.

8/
 FREDK. WM. DODD,
 Poundkeeper.

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By Authority : JOHN FRASER, Government Printer, Melbourne.

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